

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

William	D. Riley ELOM	RECEIVED
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	ve the full name ntiff or plaintiffs in	THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT
Atchison-G Mark Delia Williams, M Laske 1*713 2805, Lake LANTIEE, C.	hirt of operations, Joseph Yuri Andrew Preuger, Sandra Jeohlas Lamb, Tejada, Je B. P. Torri + 676, E. Wright, C. Best, D. Mansfield, J Brown, Koechel,	Case No: 15 C 1180 Gener O(To be supplied by the Clerk of this Court) Kovich (former), Marcus Hardy, David Genez, D. Johnson, Funk, Starsky, Michael Lemke, Michael Magana, Turry D NNY McGarvey, Randy Pfister, Trancoso, Eitts, A. Hall, M. Range, J. Bennett 4312, J. Shan 49853, J. Clements Thosselfon, C. Marshall, Fredricks, Tarr, J. Baldwin,
СНЕСК О	NE ONLY:	AMENDED COMPLAINT
	COMPLAINT UNDER U.S. Code (state, county	R THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 y, or municipal defendants)
		THE CONSTITUTION ("BIVENS" ACTION), TITLE 5. Code (federal defendants)
	OTHER (cite statute, if	known)
BEFORE FILING."	FILLING OUT THIS COM FOLLOW THESE INSTR	PLAINT, PLEASE REFER TO "INSTRUCTIONS FOR CUCTIONS CAREFULLY.

I.	P	laintiff(s):
	A	Name: William D. Rile EL
	В.	
	C.	Prisoner identification number:
	D.	Place of present confinement: State 11/2 Corne fine Cinter
	E.	Address: 16 Bax 112, 18830 S. Bestary, Jelich ILECKS
	T. Car	there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. nber, place of confinement, and current address according to the above format on a grate sheet of paper.)
II.	(In posi	endant(s): A below, place the full name of the first defendant in the first blank, his or her official tion in the second blank, and his or her place of employment in the third blank. Space wo additional defendants is provided in B and C.)
	A.	Defendant: Sahalar Galiara (Somer Nira L.)
		Title: North Line (Former)
		Place of Employment:
	В.	Defendant: Joseph Yurkowsh
		Title:
		Place of Employment: Illinos Apontesta for Com. Line
	C.	Defendant:
		Title: inputy firstor - Control Protos
		Place of Employment:
((If you accord	i have more than three defendants, then all additional defendants must be listed ing to the above format on a separate sheet of paper.)

- 1. Po Fooderst: David Gomes
 Title: (formal) Deput & Director Marthery District
 Plant of Employments Illinois Department of Cornetions
- E. Nefendunt: Michael Lenke Title: Character Staden He - AB Committee Place of Employment I Visus's Department Converting
- F. Ne findant: Michael Magania
 Tite: (former) hierden-Stateville -AD Committee
 Place of Employment- Illinois orpoderant of correctives
- 17. De Endant: Tarry D Williams
 Title: iformer) Warden-Statewise AD Committee
 Place of Employment: Illian's Department of corner from
- 11. Intendent: Nichts Land
 Title: Warden Stateville Als Committee
 Fire of Englayment Illinois Ormebornet of Committee
- I. Defendant: Asistant Warden Topicla
 Title: Asst. Warden Stateville AD Committee
 Flore of Employment: Illinois Apartment of Generation
- T. Defendant: TENNY MCGarvey # 543
 Title: (formorenting) AD Committee
 Pass of Engleyments Thinks Departmental Connections
- + Defendant: Randy Mister
 Trible: Warden-Pontiac-AD Committee
 The of Employments Illinois Depution of Employments.
- L Defendant Trainides
 Title. Harmer Major) DAN Committee Postine
 Place of Employment's Illinois Constructed Completes

H- Cofendant: 6/ts
Title: Consider Destin:
Place of Employment: Islands Department of Commitment

il. Pefendanit: A.Hall
Title: Thomas Counselor Place of Employment: Illinois Deportuent of Considering

O. Defendant : Lasket = 213 Title : Yastager - Haten the Place of Employment: Illine's Department of Connections

Place of Employment: Illinois Reportson of Concerns

Q Defordant- C. Wight Title: German LL.) - Adjustment Countities Place of Employment: Illinois Department of Corrections

F. Defendant - M. Range # 3782 THE? State Ille Flace of Employment: Illinois Dept. of Com.

S. Prfridant. J. Bring H# 4322 Table: Va - Hoteille Fine of Employen NT - IN Expl of com.

T- Defendants: I Show +9853 Tile: Co - State The Force of implograph - I'm. Dipt of Cong.

11 Distribut. J. Charles # 2505 This is Proposed Employment. IN Dist I for V. Defendands Lake Title: Callier State ille Mar of Employment; IN Apr. of Cor.

W. Defendants C. Best Title : State of Employment's IN. Def. of Corr.

X. Defendant: D. Hausfield State III - Adjustment Committee

Place of Employment III. Dept. of Corr.

Y. December 1. Hossellon States 11: - Adjustment Committee

Title: Counselor States 11: - Adjustment Committee

Place of Employment = III Dept. of Com.

I Defenciarit: C. Marshall
Tille: Me Major Stateville
Place of Employment Ill. Dept of Corr-

AA. Defendante Fredricks
Title Yo Miner State De
Flace of Employment. IN Sept of Com.

EB. References: Terr

Title: Worden Assistant - Hotelle-AD Connettee

Place of Employment: IN Digt of Porc.

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The Committee Landres The Trace of Employment, Ill Dept of Corr.

- EE, Defendant: C. Brown
 Title: Counselor-Pontiac-An Committee
 Place of Employment: Ill. Dept. of Corra
- F.F. DEFENDANT: KOECHEL

 TITLE: Vo PONTIAC-AD COMMITTEE

 PLACE OF EMPLOYMENT III. DEPT. OF COTT.
- Ct. G. Defendant: Starsky Title: "/o Intel. Supervisor-Nothern Dist. - AD Committee, Pointinc Place of Employment: III. Dept. of Corr.
- ## Defendant: Sandra Funk
 Title: Transfer Coordinator
 Place of Employment; III Dept of Corr.
- II. Defendant. Atchison
 Title: Chief of Operations
 Place of Employments III. Dept of corr.
- J.J. Defendant: D. Johnson
 Title: Chief of Investigation/Intelligence (former)
 Place of Employment: Ill. Dept. of Corr.
- KK. Defendant: Mark Delia Title: Chief of Investigation/Intelligence Place of Employment: Ill Dept of Corr.
- LL. DEFENDANT: Andrew Pranger Title: Chief of Intel Place of Employment: Ill. Dept of Corr.
- MM. Defendants John R. Baldwin Title: Director Place of Employment: Ill Nept. of Corr.

III.	List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal ourt in the United States:
B	State of Theory e tal (13C5768), Riley ELY Hardy et al. (13CV5771); Riley ELY Codia
Ċ.	13: 8/27/15
Ö.	List all defendants: S. Godinez, Marcusttody, Darry Edwards, Kovin I. Gotor, See Shery) (BC5771- Godinez Hardy, Edwards, Nov Ford Heath Sources Inc. Koving Hallorank I. Carlor) (BC656- Lente, Hardy, It Cann, Shan, Lanos, Dominguez, Battogia, Godor, Funk, Gibrsh, NGU, Tilden, Aquinalao, Zhang, Shote, Richardon, Baulista, Makeye, Miker, Khaefer, Carter, Davis, Ohaisi. I (Godinez, Ulliams, Anderson, Best, Mansfield 2205 MR 1504) Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): "Northern District of Illinois-Eastern Division", Will County"
F,	Name of judge to whom case was assigned: "Hoverable Joan B Gottschall or Brownell J. Braun"
G.	Basic claim made: (110.4401 Discrement on delibrate in Heare) (1305 N.8 - Gridding of confinerant, delibrate in defense) (130 5771- Donal of medical trootness to deliberate into Horase) (100.8156-derival of medical treatment delibrate influence) (Due Donas Y) Due Process & 2015 HR 1804)
H.	Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): All Still pending?
I.	Approximate date of disposition: All Still Parking

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

Nature of Claim

I. INTRODUCTION

from the defendant's violation of his rights secured by 42 U.S.C. & 1983, And the First, Eighth, and Fourteenth Avenduents to the United States Constitution. The claims Arise from A series of occurrences and EVENTS, which persist until the present. Defendants have engaged in A systematic course and pattern of harassment and relaliation against Plaintiff for filing grievances. And civil rights languits in this court. Detendants in their systematic course and pattern of harassment and retaliation have; 1) subjected Plaintiff to false disciplinary reports, which placement in segregation / isolation; 2) subjected Plaintiff to arbitrary and nalicions placement in Administrative Betention that required at minimum 270 days of Administrative Detentions before release in clear violation of IDOC's OWN regulations; 3) subjected Planshiff to unconstitutional "Conditions of Contine-MENT at Stateville Corr. Ctr., and Portise Corr. Ctr. while being Arbitrarily held in Administrative Actention; 4) subjected Plaintiff to Arbitrary deprivation of All his persual property without due process of law, while continuously holding Plaintiff in Administrative Detention / isolation / segregation; 5) subjected Plaintiff to A retaliatory transfer for filing greevances, and lawsuits in this court. Defendants were deliberately indifferent to objectively serious risks to Plaintiffs health, safety and well being. Plaintiff seeks a preliminary injunction, compensatory and punitive damages, declaratory and injunctive relief, an award of costs, and attorney's fees, and such other and further relief as the court deems just and proper for defendants deliberate nots under color of law.

2. Defendants are employees of the Illinois Department of Corrections ("IDOC") who were employed at Pontiac Corr. Ctr., 700 west Lincoln Street, Pourtiac Illinois 101764, and Stateville Corr. Ctr., 16830 S. Broadway - Route 53. Crest Itill, Illinois 60434 at all times relevant to this complaint. Defendants Acted. At all times relevant in their official capacity under color of state laws. The individual Defendants Are sued in their natividual and official capacitiess.

3. Plaintiff has filed Numerous grievances prior to and spanning the course and pattern of harassment and retaliation addressing all the issues. Plaintiff seeks, in part, to enjoin the continuous and on-going harassment and retaliation. Plaintiff also seeks a preliminary injunction at this time. As necessary because plaintiff is suffering and continues to suffer irreparable, and actual harm by the arbitrary placement in administrative isolation, and arbitrary deprivation / loss of all plaintiff's personal property, in retaliation for enforcing plaintiff's right to redress a grievance.

"I Specifically, plaintiff has already been physically damaged by defendants refusal to provide plaintiff with "Conditions of Confinement" that meet modern standards of living, and their devial of procedural due process to plaintiff in providing a initial placement hearing prior to placing plaintiff in Administrative isolation, with a phrase system that punishes plaintiff in the equivalent of disciplinary segregation. As well as Defendants retaliatory acts of harassment i.e., arbitrary transfer to Menard Corrector, defendants refusal to return plaintiffs personal property, and defendants denial of due process in two seperate disciplinary hearings.

5. Plaintiff Alleges that Defendants have retaliated against plaintiff for exercising plaintiffs right to redress A grievance, and access the courts on A number of occassions spanning the course and pattern of retaliation that defendants engaged in against Plaintiff. The retaliatory actions were pursuant to A custom and policy that was enforced by defendants against Plaintiff. Despite supervisor's knowledge of this custom and pattern, and staff involvement in such practice, there was no investigation, no discipline, no corrective action taken, and No resolution to the Action complained of about said staff members.

lo. Plaintiff Alleges that defendants did Not Afford plaintiff his procedural due sours rights under the Tourfeenth Amendment in conducting the disciplinary hearings and in punishing plaintiff arbitrarily for disciplinary intractions that never counted. Plaintiff also Alleges that the Adjustment Countiffee committed anomber of errors in violetion of stantiffs due process rights. Specifically, plaintiff contends that the disciplinary report gave an innaequate notice to plaintiff as to the time, place, or what action plaintiff engages in which caused said violetion of rules; that the committee (1) relied on a confidential source without providing any indication of its reliability and (2) madequately explained its decision

to convict plaintiff of the charged offense, and the evidence relied upon.

To A hearing After 10 days to determine if he should be released from Administrative Determine. However, Defendants ignored those rules, and instituted a policy that regulared At minimum 270 days of Administrative Determine Defendants policy that regulared At minimum 270 days of Administrative Determine Defendants policy dictated that Plaintiff and All other numbers in "AD", be placed in Administrative Determine for three phases, each of them lasting To days. After the first Todays, Plaintiff would be given a hearing to determine if he could be moved into the next phase, or if he he required to stay in the same another 90 days. Todays later, Plaintiff would be given another hearing to determine whether he would be moved to the next phase, and so on whil Plaintiff had graduated all three phases. To be released from the determine, Plaintiff has required to complete all three phases. To be released from the determine, Plaintiff has required to complete all the phases successfully. To date, Plaintiff is still in Administrative Determine.

Conditions in Administrative Detention

Stateville Correctional Center

- 8. Plaintiff asserts that while held arbitrarily in segregation, Plaintiff was placed on the Administrative Detention wing, and held in an isolation cell away from the general population.
- 9. Toilets in Plaintiff's cell unit backed up and flooded. Plaintiff's cell was routinely flooded with wrine, tailet paper, and feces.
- 10. Plaintiff was only Allowed to shower two times per week while At Stateville. The stower had we ventilation and were covered in dirt and mold. In Addition, Plaintiff was forced to stand in old water from other inmates showers due to lack of drainings.
- 11. There was no ventilation in Plaintiff's cell at Stateville, and he was forced to breath dusty, stagnant air.
- 12. When the floors in Administrative Detention were waxed, the wax smell would remain in Plaintiff scell, causing Plaintiff stomach pains, and head aches.

- 13. Plaintiff asserts that Ants, roaches, and other bugs intested Plaintiff's celland property.
- 14. Plaintiff's cell assignment (x-Lower Center 16) had layer's of old paint that accumulated over the years. Plaintiff's floor and property would accumulate a thick layer of white / grayish dust two days.
- 15. During the winter, Plaintiff was subjected to extreme cold. The window in his cell was warped, Allowing cold air to seep in during the winter. Plaintiff was only given a radiator in his cell to keep warm, and it did little to alleviate the cold tempertures. In fact, Plaintiff was able to see his own breath as it condensed in the cold.
- 16. Throughout Plaintiff's stay at Stateville, Defendants were made Aware through direct complaints face to face, and grievances of these conditions and disregarded risk of harm to Plaintiff.

Portine Correctional Center

- 17. Plaintiff Asserts that the building, at Pontiac in which Plaintiff was housed, (Northhouse), was rarely swept or mapped. The showers were filthy, and covered in soap scum, milden, and mold. Plaintiff's cell was infested with ants, mice, spiders, and other bugs. Due to this infestation, the bugs were all over plaintiffs legal material. Due to plaintiff, plaintiff being housed in the same cell house with seriously mentally ill offenders who throws feces and unive in the vent, which forced plaintiff to eat every well with this foul smell in the air. When officers use pepper spray to subdue the mentally ill, and the newtally ill, who then characters are pepper spray was ventilated into Plaintiff's cell Assignment, causing Plaintiff's eye's to become irritated, as well as irritating Plaintiff's Asthma condition.
- 18. When Plaintiff was given out-of-cell exercise, plaintiff was forced to be segregated in ped cage: that simulated a dog kennell full of human beings. While being subjected to these conditions Plaintiff is forced to smell the foul oder of feces and wine, for the duration of the out-of-exercise. Plaintiff was never supplied with water or allowed to use the washroom, or supplied with appropriate clothing during the winter.

- 19. Throughout Plaintiff's stry at Pontine, Defendants were made ware through complaints and grievances of these conditions and disregarded the risk of how to Plaintiff.
- Now plaintiff was allegedly identified by confidential sources, as a validated of the leader, and arbitrarily transferred, and all plaintiffs personal property was confiscated on two occasions, defendants aid so in retaliation for plaintiffs in illounce lawyering activities and with insufficient evidence in violation of plaintiffs Tourteenth Amendment rights to due process, and equal protection, and plaintiffs First Amendment right to file prison grievances, and civil rights lawsuits. As well as plaintiffs Eighth Amendment right to receive proper medical treatment, and defendants deliberate indifference to provide such medical treatment.
- 21. Plaintiff Alleges that IDOC prison officials abused the prison gang validation procedures, 1730 ILCS 5/3-2-2 & r-10) As A cover or A ruse to silence and punish plaintiff because plaintiff has filed numerous grievances, and civil rights complaints in this Court, As A direct violation of plaintiffs First Amendment right to redress A grievance, and needs the court.
- 22. Plaintiff alleges that IDOC prison officials from Springfield down to the facility level engaged in a systematic course and pattern of harassnews, and retaliation against plaintiff because certain tatical operations can only be authorized on the Springfield Administrative level, such as the activation of the Special Operation Response Team (3.0. R.T. the men in black), who targeted plaintiff on November 7, 2013, and extracted plaintiff from his cell assignment at 7:30 am on said date without plaintiff's property, and subsequently transferred plaintiff to Menard IN A van equipped with a Aluminum box cage ped to secure plaintiff in.
- 23. Plaintiff alleges that IDCC officials in Springfield Engaged in retaliatory actions against plaintiff when they authorized the transfer of plaintiff from Stateville to Menard Correctional Center with total disregard for plaintiff's physical condition (Stage II Renal failure), and the cancelation of plaintiff's medical held, and direct interference with plaintiff's medical treatment at UIC Nephrology Clinic, whereby plaintiff was scheduled to return prior to being transferred arbitrarily in retaliation for filing grievances, and languists in this Court.

(42 U.S.C. \$ 1983 - Retalistion)

24. Plaintiff incorporates paragraphs 1 through 23 as paragraph 24 of this Count I.

25. The First Amendment of the United States Constitution prehibits
Retaliation against An incarcerated person preventing plaintiff from exercising
his constitutional rights.

210 Plaintiff's rights under the First Amendment to be free from retali-Ation by the State of Illinois have been Abridged by IDOC, Administrative officials in Springfield, who authorized the arbitrary cell extraction of plaintiff without Allowing plaintiff to pack his property, and transfer by the Special Operations RESPONSE TEAM (S.O.R. T-MEN IN black) of plaintiff to MENARD Correctional Center ON November 7, 2013 with deliberately and willfully total disregard of plaintiffs medical conditions and right to receive proper medical treatment for filing grievances, lansuits, and juillouse langering activities Amongst the general population. Plaintiff was subsequently transferred back to Stateville Correctional Center in two days, after the healthcare staff assessed plaintiff's Medical condition and consulted with IDDC Medical Director who recommended the transfer as medically necessary, and plaintiff was transferred back to Stateville Correctional CENTER ON A Saturday, November 9, 2013 Mpon returning to Stateville plaintiff was arbitrarily held in the healthcare unit by orders of Major J. McGarvey, per Warden Lenke, this days later plaintiff was transferred to the closed maximum security wing in x-House Clewer Center) by Major J. McCharvey, in furthering defendants course and partern of harassment And retaliation, because plaintiff was Never given AN initial review hearing, Nor was plaintiff ever told why he was being placed on the closed maximum security wing, or what metrical plaintiff engaged in which warranted such placements

27. At all times relevant to this complaint Defendants were employee's of IDC in Springfield and Wardens/Majors At Statwille.

28. While in the custody of the State of Illinois Plaintiff was held on a closed maximum security wing arbitrarily, where some of the alleged constitutional deprivations occurred, whereby plaintiff was disciplined and placed in solitary confinement for 3 months recross the board arbitrarily and maliciously by A Chairperson % Lt. Wright who was A detendant in case #11 & 4401 in this Court. Plaintiff appropriately filed grievances to address defendants arbitrary and capricious Actions of harassment and retaliation. A investigative report was served on or about November 24, 2013, And a disciplinary report on 1426/13. Plaintiff filed grievances on 11/9/13, 11/17/13, 11/19/13, 12/19/13, 1/15/14, 1/27/14, 1/29/14, 2/10/14, 3/12/14, 3/14/14, 3/27/14 twice, Addressing the discipline, the expungement, the failure to return plaintiff's personal property, the refusal to provide plaintiff with living conditions which meet contemporary standards of decency, the failure to return plaintiff to the position he was in prior to the Arbitrary Actions of staff, all A product of harassment and retaliation for plaintiff's persistent pursuit of justice by way of grievances at Stateville / ARB Springfield, and civil rights complaints in this Courta

29. Upon information and belief, the defendants retaliation was related to plaintiffs numerous request and grievances for medical care that plaintiff wasn't receiving, and defendants failure to provide necessary medical care filed prior to November 7, 2013.

30. Upon information and belief, the defendants retaliation was further evidenced by defendants further placement of plaintiff in segregation / Administrative Detention after plaintiff got the disciplinary infraction expunged from grienal's record on or about the date of 3/10/14, grievant received notice of this conor about 3/25/14.

31. Upon information and belief, at all relevant lines, by grievances being filed, and recommendations made by grievance officer to expunge the disciplinary report from plaintiff's record. Defendants were made aware of plaintiff not being quilty of any rule infraction, when they signed off on the expungement of plaintiff's grievance \$502, but refused to release grievant from segregation, which was borsed on firm evidence, as explained by the grievance officer.

32 Defendants, in their supervising AND official capacity retaliated Against plaintiff by:

2) deliberately and willfully approving, condoning and recommending the Arbitrary transfer, the unathorized confiscation, loss, and destruction of plaintiff's property, and the arbitrary placement and refusal to release Plaintiff from segregation/isolation/Administrative Detention.

b) deliberately disregarding and/or denying plaintiff the necessary relief that was due, when plaintiff's disciplinary report was expunged by the grievance

"I deliberately midwillfully disregarded the anevance officers recommendation of Expungement based on clear violations of 20 III. Adm. Code \$ 5 544.10

through 504.150.

d) reproving, condensing and recommending that plaintiff remain in solitary confinement, and denying plaintiff's request to be released and to restore his liberty despite the clear, violations of plaintiff's right.

33. As a direct result of Defendants nots Andfor conssions, defendants densial plaintiff his constitutional rights, including plaintiffs right to seek redress through the administrative grievance process, by keeping plaintiff placed in solitary confinement and expunging the disciplinary report, but refusing to provide any relief from punitive status, despite the convincing evidence that plaintiff wasn't quitty of Any disciplinary intraction. Plaintiff has, was, And continues to be retaliated against by defendants, because plaintiff is still being held in punitive status.

Wherefore, Plaintiff prays that the Court:

a) Enter judgment against defendants and in favor of plaintiff for danayes IN AN AMOUNT to be proven at trial;

b) enter a judgment against Defendants for punitive damages; c) enter a judgment against Defendants and in favor of Plaintiff for costs of presecuting this Action;

d) order such further relief as this Court may deem apprepriate.

(42 U.S.C. § 1983 - Retalistion)

34. Plaintiff incorporates paragraphs I through 33 As paragraph 34 of this Count II.

35. The First Amendment of the United States Constitution prohibits retaliation against An incarcerated person preventing him from exercising his constitutional rights.

10. Plaintiff's rights under the First Amendment to be free from refuliation has been Abridged by the State of Illinois, Department of Corrections employee's on a continuous basis by defendants (J. Shaw 1853, J. Clements 2805, Major Lastet 7B, Major J. Holianer & 343, M. Range 27BZ, Sch. C. Best, D. Mansfield, Former Waden T. Williams) who have devised a scheme of revenge, in retaliation for plaintiff getting the first disciplinary infraction expunsed, that was used as the premise to hald plaintiff in segregation/isolation/Administrative Detention arbitrarily. By issuing another disciplinary infraction on by the alleged confidential sources from the first disciplinary infraction. Which never stated the place, the time, or when plaintiff engaged in the alleged incident, which prevented plaintiff from marshalling the facts and presenting a defense to the alleged mocusations, or providing proper notice to plaintiff.

37. At all times relevant to this complaint, Defendants were employees of the State of Illinois, Department of Corrections. While in the custody of the State of Illinois. Department of Corrections, under color of law, plaintiff was subjected to arbitrary and capricious actums by defendants who intentionally, with sadistical movementing, retaliated against plaintiff, which caused further deprivation, and continued solitary confinement and isolation.

38. Upon information and belief, the defendants continuous retaliation was related to plaintiffs grievances filed on 3/27/14 (Staff Conduct), 4/5/14 (Staff Conduct, Mail handling, harassment and retaliation), 4/11/14 (Personal Property, Staff Conduct, Defendation) harassment and retaliation), 5/9/14 (Staff Conduct, harassment and retaliation), mid defendants failure to provide the necessary relief that plaintiff was entitled too, and the subsequent transfer to Pontice Correctional Center.

39. As a direct result of defendants nots and/or ourseons devied plaintiff his constitutional rights, including plaintiffs right to be free from Arbitrary and capricious actions of staff, and afforded the appropriate due process under the law.

Wherefore, Plaintiff prays that the Court:

a) enter AN order of injunction against the defendants to clase and desist their pattern and practice of harassment and retaliation against plaintiff. And return All of plaintiff's property that was confiscated and replace my AND all property that was either destroyed or lost while in detendents custody, And release plaintiff from punitive / Administrative segregation!

b) Enter judgment Against Defendants med in favor of Plaintoff for danages

IN AN AMOUNT to be proven at trial;

a) Enter a judgment against Defendants for punishie clauses, and; d) Enter a judgment against Defendants in Favor of Plaintiff for costs of presecuting this Action;

c) order such further relief as this Court may deen appropriate.

COUNT III (42 U.S.C. \$ 1983 - Retaliation)

40. Plaintiff incorporates paragraphs / though 39 As paragraph 45 of this Count III.

41. The First Amendment of the United States Constitution prohibits retalistion against an incarcerated person preventing him from exercising his constitutional rights.

42. Plaintiff's rights under the First AMENDMENT to be free from retalistion has been abridged by the State of Illinois, Department of Corrections employee's, under color of law, have engaged in a systematic campaign of harassment and retaliwhich to keep plaintiff in a state of deprivation and isolation for filing grievances and lawsuits, addressing civil rights violations of plaintiffs current condition of confinement.

43. At all times relevant to this complaint Actendants were employees of the State of Illinois, Department of Corrections, While in the custody of the State of Illinois, Department of Corrections plaintiff continues to be subject to on-going abitrary and capricious actions of defendants who willfully, with malice instent have eligaged in a systematic course and pattern of harassment and retaliation by continuously writing plaintiff false disciplinary reports, administering arbitrary disciplinary proceedings and punishment. Detendants issued another disciplinary on 10/19/ 15, where it is Alleged that plaintiff had contraband in his excess legal naterial Hat was STC related According to detendents, but defendants searched plaintiffs property several times prior at Stateville, and Puntine personal property departments and there was never any STG naterial, contraband found, defendants purished plaintiff with A year Across the board, for A NEWSPAPER Article from the Final Call that was allowed in through the publication review process. Defendants (J. Clenent *2805, J. Shan *9853, C. Marshall *620, Major Fredricks * 714, % Lt. C. Best, J. Hosselton, Narden N. Lamb (Germer), have violated plaintiffs right to be free from Arbitrary AND capricious Actions of Staff, the defendants have used their position of Authority As A NEADON of terror And Intimidation Against plaintiff for Exercising his constitutional rights. Defendants have waged a war of terror and intimidation Against plaintiff and any other offender who pursues justice, i.e., the grievance process and civil rights complaints in this Court. Defendants have also used their relatitory actions against plaintiff, to gain prestige as "Officers of the Year Averds,"
and promotional accommodations to higher positions of muthority within IDCC, Arbitrainly off the illegal actions imposed against plaintiff.

44. As a direct result of Defendants Acts And/or omissions, defendants have denied plaintiff his constitutional rights to be free from Arbitrary and capricious actions of Staff, and Afforded the Appropriate due process under the lan.

Wherefore, Plaintiff prays that the Courts

a) enter an order of injunction against defendants to course and desirct their pattern and practice of harassment and retaliation against plaintiff, and restore plaintiff to the position plaintiff was in prior to defendants campaign of harassment and retaliation against plaintiff, and expunge all STG disciplinary infractions, that are holding plaintiff in punitive / Administrative segregation/isolations.

b) enter judgment against Defendants and in favor of Plaintiff for dawages in an amount to be proven at trial.

a) enter a judgment against defendants for punitive damages, and a) enter a judgment against defendants and in favor of Plaintaff for costs of prosecuting this Action;

e) order such further relief as this Court may deem appropriate.

COUNT IV (42 U.S.C. \$ 1983 - Procedural Due Process)

45. Plaintiff incorporates paragraphs I through 44 is paragraph 45 of this Count IV.

46. As described Moretully Above, ONE or More of the Defendants violated Plaintiff's right to procedural due process on three seperate occassions. The first time by depriving Plaintiff of impartial decision making in both the composition of And the process utilized by the Adjustment Committee in A disciplinary report dated 11/216/13; by depriving plaintiff adequate notice, the right to call witnesses And/or present documentary Evidence at the Adjustment Countrite hearing, and previded AN inadequate statement of reason, and by publishing a final summary report TECOMMENDING Among other punishment, 3 months C. Grade, 3 months segregation, 3 months commissary restriction, and b months contact visits restriction. When there was no Evidence to support the disciplinary verdict.

47. Defendants violated Plaintiff's rights to procedural due process the second time when Plaintiff was deprived a impartial decision making in both the composition of and the process utilized by the Adjustment Committee in A disciplinary report dated 6/13/14; by depriving plaintiff of Adequate Notice, the right to call witnesses and or present documentary evidence at the Adjustment Committee hearing; and provided AN INAdequate statement of reason, and by publishing a final summary report recom-MENDING, AMONG other punishments, I year C-Grade, I year segregation, I year commission, restriction, I year contact visits restriction, when there was no condence to support the disciplinary verdict.

48. Defendants violated Maintiff's right to procedural due process for the third time by depriving Plaintiff A "Initial Review hearing"-(Plaintiff never received a Initial Review hearing), before placing Plaintiff on Statewide's closed maximum security wing

IN X-bouse, and defendants on Stateville and Pontine Administrative Detention Committee's instituted a policy that required at minimum 270 days of Administrative Detention before allowing Plaintiff an opportunity to be released from Administrative Detention. The defendants policy dictated that Plaintiff be placed in Administrative Detention for three phases, each of them lasting 90 days in clear violation of 20 III. Adm. Code \$ 504.660, before Plaintiff could be released from AD.

49. Defendants actions were undertaken intentionally, with malice and with reckless indifference to Plaintiff's rights.

50. As a direct and proximate result of the unsconduct described in this Count, Plaintiff's rights were violated and plaintiff has suffered physical and enclional injuries.

51. Plaintiff's injuries were caused by employee's of INCC, including, but not limited to, the individually named defendants who noted pursuant to the policies and practices of IDOC.

COUNT I (42 U.S.C. § 1983-Cruel And Unusua (Punishment) (DELIBERATE INDIFFERENCE TO A OBJECTIVELY SERIOUS CONDITION-STATEVILLE / PONTIAC)

52. Plaintiff incorporates paragraph 1 through 51 As paragraph 52 of this Count I.

53. The Eighth AMENIAMENT of the United States Constitution prehibits the Cruel and Uniusual Punishment of United States Citizens by the Federal Government, as described more fully Above.

54. Plaintiffs rights under the Eighth Amendment, to be free from Cruel and Unusual Punishment by the State of Illinois, Department of Corrections, have been abridged by defendants deliberate indifference to plaintiff's continuous containment within inhumane conditions of confinement, while placed in Administrative Detention at Stateville and Pontiae Correctional Center arbitrarily by prison officials;

- 4) Defendants subjected Plaintiff to conditions of confinement of Stateville Correctional Center, that constituted a deprivation of basic human NEEds, including Exposure to, infliction of and failure to Address the following constitions:
 - a. Ants, reaches, and other insects;

b- EXCESSIVE cold;

c. inidequate sanitation, including lack of Access to stoners;

d. defective plumbing;

a. insdequate VENtilation;

f. Clocding, stagnant water and fecal matter;

9. mold and milden;

- h. fumes from paint and wax.
- B) Defendants subjected Plaintiff to conditions of confinement at Pontiac Correctional Center, that constituted a deprivation of basic human NEEds, including Exposure to, infliction of and failure to Address the following CONDITIONS:

1. mice, ANTS, AND other INSECTS;

j. Expassure to pegger spray;

k. mold and milden; 1. foul fames of human waste while participating in Out of cell exercise. And Eating in the CEll's m. denial of Adequate clothing for the winter;

55. At all times relevant to this complaint, defendants were employee's of IDOC in Springfield, and Stateville, and Pontine respectfully.

56. Upon information and belief, defendants had final policy making authority and was responsible for ensuring performance of staff under their supervision, in addition to ensuring the safety, and humane living conditions of inmates at the facility level.

57. Upon information and belief, at all relevant times, by numerous grievances being filed, defendants were made aware of the unconstitutional living constitutes that

plaintiff was being subjected to, but failed to not in Addressing, or correcting the unconstitutional conditions of confinement that plaintiff was subjected too, while being held in Administrative Detention / segregation / isolation since November 7, 2013, to the present. Which is the only time frame that this complaint is referring took

58. While in the custody of the State of Illinois, Department of Corrections, Plaintiff is restrained from carring for himself and detendants have deliberately and willfully disregarded Plaintiff's complaints, that the living conditions to which plaintiff is being subjected to, is a threat to plaintiffs health and safety, and A violation of plaintiff's constitutional rights.

59. Defendants, in their supervising and official capacity showed deliberate indifference to Plaintiff's unconstitutional living conditions by:

a) deliberately disregarding and/or denying Planshiff's grievance and/or couplaints
expressly indicating plaintiff was being subjected to unconstitutional himing conditions
b) approving, condoning, and allowing the denial of plaintiff's constitutional rights
to the basic human necessities of life by staff under their supervision, despite NUMEROUS GRIEVANCES.

c) deliberately disregarding plaintiffs rights under the constitution to be afforded Eighth Amendment protection, As well As clear violation of 730 ILCS 5/3-7-Z

facilities, §\$ (a) through (g).

co. As a direct and previouse result of defendants acts and/or emissions, Plaintiff was denied the minimal civilized measure of life necessities, which has violated plaintiff's constitutionial rights, and has resulted in physical and emotional MyuriES .

WHEREJURE, Plaintiff prays that the Court:

a) enter judgment against Defendants and in favor of Plaintiff for damages in AN AHOUNT to be proven at trial.

b) Enter a judgment against Defendants for punitive damages; c) Enter a judgment against Defendants and in favor of Plaintiff for costs of prosecuting this Action;

d) order such further relief as this Count may deem appropriate.

COUNT II (42 U.S.C. 91983-Failure to Intervene)

- 61 Plaintiff incorporates paragraphs I through 60 As paragraph 61 of this Count VI.
- 102. As described werefully above, one or more of the Defendants had a reasonable opportunity to prevent the violation of plaintiffs constitutional rights as set forth above, had they been so inclined, but failed to do so.
- 163. Defendants actions were undertaken intentionally, with malice and rectless indifference to Plaintiff's rights.
- 164. As a direct and proximate result of the mixenduct described in this Count, Plaintiff's rights were violated and Plaintiff has suffered physical and enotional injuries.
- 165. Plaintiff's injuries were caused by employees of IDOC, including, but Not limited to, the individually named Defendants, who acted pursuant to the policies and practices of IBOC.

(INDEMNIFICATION)

- 66. Plaintiff incorporates paragraph 1 through 65 As paragraph 66 of this Count VII.
- 67. Illinois law provides that public entities are directed to pay, my fort judgment for compensatory damages for which employees are liable within the scope of their employment activities.
 - 168. Defendants, Prison officials are or were employees of the Illinois Department of Corrections who acted within the scope of their employment in committing the mixendent described herein.

69. WHERE FORE, Plaintiff demands A jury trial and the following relief jointly And severally against the defendants;

a) Compensatory damages in AN Amount to be determined by A jury; b) Punctive damages in AN Amount to be determined by A jury; c) Costs, interest, and Attorney's fees;

d) Preliminary injunction ENJONING defendants continual violations of planififs constitutional rights; e) Such other and further relief as this Court may deem just and proper

including injunctive and declaratory relief.

Respectfully submitted, Enithant Prejudice UCC 1-300/1-201]

William D. Relayel William D. Riley ELOM 803069 STA.C.C P.O. Box 1/2 Joliet, Illinois [60434-0112]

V.	Relief:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
	(SEE Attached)
VI,	The plaintiff demands that the case be tried by a jury. YES NO
	CERTIFICATION
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.
	Signed this 2874 day of March . 20 16
	trashart Propolice UCC 130211-201]
	(Signature of plaintiff or plaintiffs)
	(Print name)
	(I.D. Number)
	P.O. BOXILZ, 16836 S. Broadway Rf 53
	Joliet, Illinois [60434-0112] (Address)

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OFFENDER'S ORIEVANCE

1-20-16 Ex1

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30-day confiscation form stateville correctional center

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30-DAY CONFISCATION FORM STATEVILLE CORRECTIONAL CENTER

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30-DAY CONFISCATION FORM STATEVILLE CORRECTIONAL CENTER

ROM: PERSONAL PROPERTY:	Y'	_OATE: _	24 13 - 5
ATE OF CONFISCATION:	INVENTORY SHAKEDOWN	l.	
FF ENDER DISPOSITION OPTION DUE DATE:	J-45 4 1		
HE FOLLOWING ITEM(S) WAS FOUND IN YOUR PROPER EN TER:	TY, AND IS NOT ALLOWED AT STA	TEVILLE CO	DRRECTIONAL
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1 18448-18 5000	14		
ECK THE APPLICATION BOX BELOW FOR THE DISPOSITION O E ABOVE LISTED DUE DATE TO PERSONAL PROPERTY. FAILU OPERTY BEING DISPOSED OF IN ACCORDANCE WITH DEPART			
ECK ONE BOX ONLY:	MENT ROLE 301, SEARCHES FOR DISI	POSITION OF	CONTRABAND.
MAIL ITEM(S) OUT OF THE FACILITY. RECORD NA OFFENDER/AUTHORIZATION FOR PAYMENT FOR TO HAVE THE ITEM(S) INSURED, AND THE AMOUNT	M FOR POSTAGE YOU MUST DENOTE	ON YOUR D	OC DOOR IE VOILWISH
NAME:	ADDRESS:		
city:	STATE: ZIP CODE:		
HAVE ITEM(S) PICKED UP ON A VISIT, REQUEST N			
VISITORS NAME:			
HAVE ITEMS(3) DESTROYED IN ACCORDANCE WIT			
OFFENDERS NAME:			
	NOMBER. DATE		
FILE A GRIEVANCE, HAVE YOUR COUNSELOR SIG			

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OFFENDER'S GRIEVANCE

11-/11-11-1-1	inder: \ \ ' / "	n 1971	10#:	Be130169
Prosent Facility:	see Print) VII (((c))	Facility where grievance	21.1 -11	24010131
Prosent Pacinty: Other	le	Isaue occurred:	Stateville	
MATURE OF GRIEVANCE:			-	
★ Personal Property □	Mail Handling Distary	☐ Restoration of Good Time ☐ Madical Treatment	☐ Olsability ☐ HIPAA	195 15 0
Staff Conduct		Transfer Coordinator	Other (greaty)	Retalization/
☐ Disciplinary Report:/	/			Horassment
Date o	Report		illy where asued	datus antification
Note: Protective Gustody Daniels Complete: Altach a copy of any pertinent	may be grieved immedi	lately via the local administration of	the protective custody	status notineation.
Counselor, unless the issue involves Colavance Officer, only if the issue in Chief Administrative Officer, only if Administrative Peview Board, only if Administrative Peview Board, only in administrative Officer. Brief Summary of Grievance: This go Cof the Stateville Almin Administration in Spainer The Adventiser, arreve Committee, and classif	discipline, is deemed a volves discipline at the semengency grisvance in the issue involves transues from another faction. At the issue from another faction, At the issue involves transues from another faction. At the issue in the issue is a fact of th	in emergency, or is subject to direct present facility or Issue not resolve constant dental by the Transfer Coordinative Except personal property issue to the Arbit and the Ithropis Air the Ithropis Air the S. A. Caulineza Livert gang member and sasigned cell, yourt, and arbitrarily evant is Not a "He guember", teapoling	review by the Administrator, protective custod; so resules not resolve	chiatory Actions Corrections Lote of the ative Heten time where for which you allowed to you your
the Illinois Streetgang I	TOTAL SAMENT	NIBUS Prevention A And Relatiation	stop	ly person who
-The 1911	TALLSSMEAL F	I and relatistion	stap	
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Chack anly if this is an EMERGENCY of Furthaut A equalication 1 300/	levance due to a substitution of the continue	antial risk of imminent personal injution in reverse side if necessary). 3 Response (if applicable) Griavance Officer	stap	reparable norm to self. // / / / 3 // / / 3 // / / 3 // / / 3 // / / 3 // / / 3 // / / /
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Relief Requested: That the Chack anly if this is an EMERGENCY of First that A Equalication 1308/ Late Required: L	levance due to a substitution of the Counselor's	antial risk of imminent personal injution in reverse side if necessary). 3 Response (if applicable) Griavance Officer	iny or other satious or if	reparable norm to self. 1/9 1/3 179'e scility, Send to d, P.O. Box 19277;
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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 38 of 165 PageID #:792 , NON ENEMY COMBATANT, NON DOMESTIC TERRORI Filing CICIEVANCES of JUSTICE by way of Medical Mattress for Drin/A They just came in today, and what is your Name for Filling actionspies

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OFFENDER'S GRIEVANCE EX. #38

Date: 11/12/12	Ollander \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	4 1		Linu
11/14/13	Flunde Print) Mille	M B. Rley	EL	10# Ba3069
Present Facility: Statevi	$1/\epsilon$	Facility where grievan	ica State	-ville
NATURE OF GRIEVANCE:				
	rransfer Denial by F e of Report als may be grieved immedia at document (such as a Olac es discipline, is deemed an e involves discipline at the p of EMERGENCY grievance by if the issue involves trans s, issues from another facili	tely via the local administration of the local administrat	Ficility where issued ration on the protective in Record, atc.) and send to direct review by the Arresolved by Counselor Coordinator, protective ty issues, or issues not	custody status notification.
inipped to Henard iven any water oc before prior to I pu	on a seven Food. Grieva 1. So it was	(7) hour of ME hadat A MORE like	de, where to anything fuenty Co	grievant wasn Since the right Whos, that
pievant hadnit had vas 220/120 Cstroku pievant was advit	Lanything to Erange) unce ted to the l	dankor Es grievant go tealth Care	rt. Grievan t to Menare Unit et	lts blood pressu L. Where hee, Venard he
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ellof Requested: Check only if this is an EMERGENCY of Orlander's	Siquatura		nal injury or other sariou	a or irreparable narm to self.
	(Continue on re-	verse side if necessary)		
	Counselor's R	esponse (if applicable	5).	
te calvad:/	☐ Sand directly to Green	vance Cificer 🔲	Outside jurisalization of Administrative Review Trongheld, IL 32734-	Board, P.O. Box 19277,
met Countrilor's finite		Come	sa 20/4////a-	1) 14 H S MICHE
	EMERGE	NCY REVIEW		
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CFFENDER'S GRIEVANCE

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Owe:	12/3/13	Gliandar Minu	Man D. Rley-EL		10# B030107
Prese	nt Facility: State	ville	Facility where grievance	Stateu	ille
NATU	RE OF GRIEVANCE;	N.V.E			
DAM D	Personal Property Staif Conduct Transfer Denial by Facility	Mail Handling Diatary Transfer Denial 5	Restoration of Good Ti Madical Treatment Transfer Coordinator	me Disabil HIPAA Other to	
	Disciplinary Report:	Date of Report		Facility where leaved	
Brior S L'Alan Bas Bas Bas Bas Bas Bas Bas Bas	Counselor, unless the issue in Grievance Officer, only if the i Chief Administrative Officer,	volves discipline, is deeme saue involves discipline at some involves discipline at only if EMERGENCY griev, only if the issue involves trugs, issues from another of USA Today, as News paper of Center, On No. Center,	pertains to the Sports Weekly "A few years we were any projectly that any projectly that will be correction the Stateville Correction of New Years of New Years and Stateville Correction of New Years o	direct review by the Asolved by Counselor pordinator, protective seues, or seues not Arbitary (EWS PAPER S EVINT WIS SO ONCE THER	custody involuntary resolved by the Chief Actions of Staff, when some first and the control of the control of the control of the way the control of the way the control of the way the law the an the law the control of the control o
	Wila is	RC CP	bstantial risk of imminent persons 3	al injury or other seric 0.70 (2.77 10#	
Date Receiv			r's Response (if applicable)	Outside jurisalction o	of this facility. Send to w Board, P.O. Box 19277 4-9277
	Pent C cunselor's			ra Signature	I I Sennoges Signature
		EME	RGENCY REVIEW		
Date Receiv	ved://	13 (his determinad	t to be of an emergoncy nature?	Alo, un emerge	emergency gravance ency is not substantialed. comit this gravance
-	\$1.0	f eliminarjanoù Cinicara (5) pi	duca -		I Sinta

OFFENDER'S GRIEVANCE (Continued) EX. +4A

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OFFENDER'S GRIEVANCE XT 5 /- L (- 1) = 1000 MOSOL

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Prosent Calmy: State VIII	F	Facility where grievance	Johnson	-
TAN TURE OF GRIEVANCE:	~	, reside occurred.		
	Mull Handling E Dimary E Transfer Denial by Tr Paport		mn Disabilit HIPAA Souther (or	fursavient much
Hoth: Projective Gustody Danials		tely via the local administrati		satody status notification
Constitute: Attach a copy of any pertinent of Counsalor, unless the leave involved Britovance Officer, only if the leave in Chief Administrative Officer, only if Administrative Review Board, only if summediation of psychotropic drugs, if Administrative Officer.	document (such as a Disc disciplina, is deemed an volves discipline at the p EMERGENCY grisvance the issue involves trans	elplinary Report, Shakedown R einergancy, or is subject to resent facility or issue not re-	tecord, etc.) and send direct review by the A solved by Counselor	to: dministrative Review Board.
to a jour tigative court	partnertop	Greeking /Star	Has the inter	istration i.e a
upen the affection of a	Section 504.3	of which states	Section of	A disciplinary agent
8 days " Clearly, this was		be served upont	investigative	E report was
which is I day's beyond and requested That I be	11 1. ~		send investiges where I	dive reach.
Chisck quily it this in an EMERGENCY grid Furthfloor Fre padice CICC 1 x8/1-2	e()		I injury or other sensor	or hisparable harm to self
	(Contlinue on r	everse side if (tecossary)		
Date Hacalved: 1,24,14	Counselor's (Jutsida juriadiction of Newskin training	Board, P.O. Box (9277
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to Finding the such the come of the such that the come of the such that	Panding spen		h washi jul	in the part was the
A se Commelor show .		Slo A Courantor	a ingriatura	/ / 20 166~ = 18 01 Proposes
	EMERGI	ENCY REVIEW		- Company
Date Panaly (d)	is this detainined to be	of an emergency nature?		ny la not substantisted not this infovance
option of artificial and	Million Chleria Thinks		-	
diminita in Markovita Towaray	-Cur-	Frigat I		V-95-52 (4-02) 1011

OFFENDER'S GRIEVANCE (Continued) Ex 5A

In 1 10 10 11 11 and all large beautiful the Atrichard Court Her
As to the disciplinant report that was heard at the Adjustant Countifies, arisent Asserts that it was begus because it replaced for investigative
grievant Asserts that It was nones or clust it replaced the morning the
report which was boyus and started the whole process. The hearing was held beyond the 14 day's allowed to convene the hearing. Genevants request. For witnesses was circumventore because the field was rewritten and
beyork the 14 day's Allowed to CONVENE The BEATING, CONEVENTS REQUIES A
For WITMESSES Was circumventor because the field was rewritten and
1 - 1 All was requested a tredeferre first Which has inverted
To this date constant still baset received a suggest of the Idustical
1 11/1 1 1/1
The life The given 3 must be Charles BEARENTIAN Commissans device A
I the said of the planeted and form disciplinary state
It states I was given 3 Months C grade, Begregation, Commissacy deviced to breaths visits restriction and that the planned end from disciplinary seen is 2/2/6/14, planned end contact visits 5/10/14, and planned end date for
COMMISSARY desiral 2/10/14. All of Hiss planwed dates are wrong because
INE DEEN IN A CONFINEMENT SINCE HOF 7TH of November Clearly 450E is
A sissurderstanding of the time frame. ONE of the issues with this
A cusunderstanding of the time trade. One of the soul of the
situation is that the disciplinary report that was heard at the whitestern
consider didn't have snybody puthonizing the temporary confinerent
status, and with Al the procedural time frames being violated grievant
Was still found quilty of hearsay, and is the reserving greenest rester
That he is being harossed and retalisted against for tung grieve mees
and business on the department of corrections / Stateville printite they
I khereby, this investigative report is the reason why grievant has placed
In Administrative Detention, held without my propertyl fludia / VISUEL DENUELL
the shifty to buy tood, only allowed to shop, one time in a 10 one
DECTOR, Hust in the cell 24/1. Except on yard days, where were Both
And Low suits on the department of corrections / Stateville Desirable the visual hereby, this investigative report is the reason why grievant was placed in Administrative Detration, held without my property (Andia/Visual) denied the Ability to buy food, only allowed to shop one time in a 20 day period, stuck in the cell 24/1, except on yard day's, where there isn't suit on the ground, because grievant is disabled.
· ·

OFFENDER'S GRIEVANCE EX. 76

Date: 1/27/14 Offender:	William D. Patry El	- H	1303069
Prosent Facility: THE WILLE	Facility where grievance	Stateville	
NATURE OF GRIEVANCE:	1969 004011901		
Personal Property Mall Hand Staff Conduct Dietary Transfer Denial by Facility Transfer Denial by Facility Transfer Descriptionary Report: 1/1/1/3 Disciplinary Report: 1/1/1/3 Date of Report	Medical Treatment Denial by Transfer Coordinator State ved immediately via the local administration such as a Olsciplinary Report, Shakedown R a deemed an emergency, or is subject to depine at the present facility or issue not res CY grievance.	Other (as Other	sustody atetus notification. Ito: Idministrative Review Board.
The summery of orderance: This grievance take by way of harasalent or law suits against Stateville As a city of the Adjustment Committee Having are the individuals who heard witness the bearing. So grievant many and signature his on a price of the army and signature his on a post of the army and signature his on a post of the army against bearing.	the summary of the summary of the summary of the sed that there was a green and asserts that green and a series that green and a series that green and is wordering why rievants final summary of the should a sed from Administrative arbitrary action never as to a substantial risk of imminent person.	MENTALENT AdjustaleNT AdjustaleNT ALL. C Wright Counselor Meport LESCHILL ALL ALL ALL ALL ALL ALL ALL ALL ALL	Land of 1/24/14 Committee / Final to who was at the and of Colleges kind of Colleges And 5. Worksian Ms. Worksian did This shows the Hoat the ficked
	(Continue on reverse side if necessary)		
Data	unselor's Response (if applicable	Outoida nuitediction	of this facility. Gend to sw Board, P.O. Box 19277, 14-9277
≅≤t Gallhaelota Name	Gautaal	oris Slaneture	Date of Responds
	EMERGENCY REVIEW		
Clate Progelynd:	for an emergency nature.	FT Mai ag amain	amargancy splayance pancy is not bubstarillated submit this is events oner.
and Administrative Co.	Prach Thomas 1		
- se sulminutiativa tar	Chief		(1)(g* -)(i) * ×

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OFFENDER'S GRIEVANCE (Continued) Exitor

Technical and maligious actions of staff to go to my more of auctions
extensive and malicious actions of staff to go to my many of standing of providing standing the filing governors and law suits. Soft North Sta Killiams, So December, and It. Tahman all were those when grievants hearing was over and governot was being put tak into his cell. Before that, It bright acted grievant was going a few suit was in a grievant stated Time a More a member of the propriet. Since Temple of America. It bright said what do we have you down as going and stated I don't know. It is bright about I find out. This
I It. Tehran all were three when arisyouts hearing was over and grievan twas
Lieux out link into his cell. Before that It Wight Acted accepted what years
DELAS TO THE DESCRIPTION OF A MEMBER OF the DISORISH
De les districtions de la laction de laction de laction de laction de la laction de laction de laction de la laction de lac
This is the state of the state
SCIENZINE STATES I CONTENIN, LEC WEIGHT SPITTE IN TRACESTO
Conversation teck place in the lobby of X-House, right in front of the
Administrative Detention wing. In tront of All the 100 to Dear
Gerievant Also Asserts that governt didn't waive or sign any wollver
Administrative Detention wing. In front of all the chois to heave Gerievant Also Asserts that generally didn't waive or sign any waiver Agreeing to hearing clate less than 24 hrs. After ticket was served, as the Finall Survey Report states.
Final Survey Report states

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2 1(9)	Oltender: 17			12.11: 17
Present Ficility:	(= 1) in P(lin) = (1, / 2)	/ scility where griayance	131 795 0	
A LINES OF COUNTY AND S		finus occurred:		
MATURE OF GRIEVANCE: Personal Property Staff Conduct Tradater Denial by Facility	☐ Mail Handling Distary Distary Distary Distary Denial by I	☐ Hestoration of Good Time ☐ Medical Freatment Transfer Coordinator	☐ ADA Dis ☐ HIPAA ☐ Other (yo	worth Accommodation Welster Court of the Co
Disciplinary Report:	Unta of Report	$\tilde{\psi}^{\prime}AQA$	lity where twould	
Moto: Protective Custody L	lanials may be grieved immed	lately via the local administration on	the protective o	ustedy status notification.
Grievande Officer, only if the in Chief Administrative Officer, Administrative Review Board administration of days hadronic Administrative Officer.	ivolves discipline, is deemed a issue involv-is discipline at the only if SMERGENCY gifevant 1, only if the lissue involves tru drugs, issues from another fac	in amergency, or is subject to unext present fixibility or issue not resolvence os. Insier denial by the Transfer Coordin Lility except personal property Issue:	d by Counselor. ator, protective s, or issues not	custouy, involuntary resolved by the Chief
Summary of Grisvance (Provide Infortor each person involved):	matten including a description	what happened, when and where it h	rappened, and th	a name or identifying information
a) wereast of pricionis	was mainsument	nily harardous she	HER 1. 2.	Fallen away leaving
Every layer of punt	EVER Applied to	the wall exposed,	Which in	Harn Exposes
CEAD ACETATES	A poissoous cry	tric plinta Especia stilling companiel il	SELIN W.	Ler proving und
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A Chack anty it this is an emerge	wide suprime	119	iry or other serio	oua or proparable narm to self.
	(/Santhrue	on reverse side if necessary)		
Oate	1	s Response (it spelicable) Grievance Officer Unit	notalistica ebie	of this highty. Shoul to
Received:		151117	ninistrative A4vii mineld, IL 6270	ew Board, ≧ O. Box 19277. 94-9277
Response:				
27. M. + 10	√ 3 min	Community's So	(f/1 v(0/19)	Transport Comprises
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DEFELDED SECTION AND LOSSIBLE



DEFENDER'S GRIEVANCE BUTO69 2/13/14 Figury where growing ty may out to relitive iosua occurred: IN THRE OF CHEYMICE (I found transling) The state of the s [] Psyclonomy of Good Jun-I I were named a sety E1-06'5A [] Idedical Freatment M Internation I'l Protory Vanna D. [17] Trinsfor Denographs Faranto [1] True year Denial by Francier Coordinates PEHILITION I the requiremental of the control of the first transfer of the fi more. Industrie Chill Tyl ministraty ne greekel immediately and the beta submostration on the professional disclose and the tolling Charagester, Attach a surry of any semiment document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Commeter, taken a process recovering a subsequent or a comparency, or as subject to the stage of the desire of markless of control of the con Astronom de Constitución DEPARTMENT OF CORRECTIONS CHA WARDEN LEMKE, WARDEN HAZINA, THE CHIEF OF SHAFF, MELLIE Director S. A. Godinas). Grievant Asserts that the operation of all prisons ARE povered by the provisions of the Unified Code of Corrections, (the Cide) 730 ILCS 5/1-1-1 che segni Corievant furthere asserts that section 3-8-700) of the Cole provides that invites only may be disciplified for violations of rules which were Available to all inventes , Section 3-8-700 of the Code establishes the procedures required for the imposition of disciplinary sugregation and isolation. NO provision of the Code provides for isolation of inmetes in AD status. The prison Ficials Colorden Lenke, Worden Magana, the Onefor Stoff, and Me Director interported That the harassment and relation stop and that grienent he great brek into neveral muchations Lidden from the UCCO Sug /1-2471 COURT TONGY Edjos William D. Milyel (Continue on reverse and it necessary) Counselor's Response (it iputtomet The state of the state of the state of the second D-4 714 Dec

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CHARLES BIRTHEY ALLES

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DELENDER'S GRIEVANCE COMME TO 294

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DEFENDER'S GRIEVANCE (Sontinued)

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OFFENDER'S GRIEVANCE (Continued)

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 62 of 165 PageID #:816

| LLINGIS DEPARTMENT OF CORRECTIONS OFFENDER'S GRIEVANCE

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 63 of 165 PageID #:817

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 65 of 165 PageID #:819 OFFENDER'S GRIEVANCE (Continued) FX FIA

ELIMOIS DEPARTMENT OF CORRECTIONS
OFFENDER'S GRIEVANCE

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 67 of 165 PageID #:821 | Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 67 of 165 PageID #:821 | Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 67 of 165 PageID #:821 | Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 67 of 165 PageID #:821 | Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 67 of 165 PageID #:821

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 68 of 165 PageID #:822 ILLINOIS DEPARTMENT OF CORRECTIONS OFFENDER'S GRIEVANCE Dala: Ottandar Chasa Phy Prosent Faculty: Facility where griavance lasue occurred: NATURE OF CRIEVANCE: Personal Property Mail Handling ... D. Restoration of Good Time ADA Disability Accommodation I Stall Conduct ☐ Medical Treatment ☐ Dietary HIPAA Transfer Denial by Facility ☐ Transfer Denial by Transfer Coordinator Other medly Ketaliston ☐ Disciplinary Report: Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification. Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary infiministration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Critical Administrative Officer Summary of Griavance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved): Check only if this is an EMERGENCY greewance due to a substantial risk of infinitent personal injury or other serious or irreputable hann to self thet digular UCCI-Stopi-2011 Rhick 20009 Counselor's Response (if applicable) Date Received: Sand directly to Grievance Officer Outside jurisdiction of this hackly. Send to Administrative Review Board, P.O. Box 19277. Springheid, IL 62/94-9277 Response: Print Courselet a Name Leantaigled a 2-17 stuffe This of Ta partid

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OFFENDER'S GRIEVANCE (Continued) Ex

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LANCIS CEPANTIENT OF CORRECTIONS, OFFENDER'S GRIEVANCE Citander Cale: 7/2/14 Excility where grievance Present Facility: saus occurred: NATURE OF GRIEVANCE: ADA Disability Accommodation ☐ Restoration of Good Time ☐ Mail Handling HIPAA Personal Property Medical Treatment ☐ Dietary Stall Conduct 3 Other Inpecty ☐ Transfer Denial by Transfer Coordinator U Transfer Denial by Facility Disciplinary Report: Mate: Protective Custody Denials may be grieved immediately yila the local administration on the protective custody status notification. Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counsetor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.

Crievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.

Chief Administrative Officer, only if EMERGENCY grievance. A ciministrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary Administration of sychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Summery of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information Administrative Officer for each person involved): the arbitrary and Chack only if this is an EMERGENCY grievance due to a substantial dail of imminent personal injury or other serious or irrepended harm to set Julia UCC 1-207/1 207] Klus El Continue on raverse side if recessary) Counselor's Response (if applicable) Quiside jurisdiction of this facility. Send to Send directly to Grievance Officer Cate Administrative Review Board, P.O. Box 19277 Received: Fortnotteld, IL 82774-9277 Response: Sate of Passporine Contradity's Signature et (, semma a familie EMERGENCY REVIEW I is a softermined to be of an imparisoncy insure? \(\sum_{\text{in}}\neq \text{is}\) expedite emergency gravance 13 to an emergency is not substratated Tagaived: beidge should answell in a positions a harrist in agree

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CFFENDER'S GRIEVANCE (Continued) Ex# MA

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OFFENDER'S GRIEVANCE (Continued) EX

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OFFENDER'S GRIEVANCE EXP 22

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	Mote: Protective Custody D	enials may be greved imme	diately yla the local administra	don on the protective of	custody status notification.
	ete: Attach a copy of any perticolor, unless the Issue in Grievance Officer, only if the is Chief Administrative Officer, Administrative Review Board administrative of psychotropic of Administrative Officer.	volves discipline, is deemed ssue involves discipline at the only if EMERGENCY grever to be involves to a privil the Issue involves to	an emergency, or is subject to e present facility or issue not r ice. mater decial by the Transfer C	direct raview by the A esolved by Counselor. Coordinator, protective	dministrative Review Board.
		nation including a description	of what happened, when and wi	ere it happened, and th	e name or identifying information
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OFFENDER'S GRIEVANCE (Confidence). Ec # 23/4

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is Not the first time greens has been joins (top and bothous) out without any writ (10) weeks prior, and wore the long joins (top and bothous) out without any problems. Non once grievant filed the grievance dated October 12, 2014 it because
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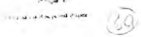
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NATURE OF GRIEVANCE:		0.30a occurred:	17 Sept.
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OFFENDER'S GRIEVANCE COMINGE EY. # 25A

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URE OF GRIEVANCE: Parsonal Property	VANCE: Dietary Mail Handling Restoration of Good Time- ti Dietary Medical Freatment rial by Facility Fransfer Coordinator Report: / / Fransfer Coordinator	Statement Sanding
URE OF GRIEVANCE: Parsonal Property	VANCE: Operty	**
Personal Property Staff Conduct Dietary Dietary Pransfer Denial by Facility Transfer Denial by Facility Transfer Denial by Facility Transfer Denial by Facility Disciplinary Report Note: Protective Custody Denials may be grieved immediately via the local administration Counselor, unless the resus involved discipline, is deemed an emergency, or is subject to direct Columbia Administrative Officer, only if the issue involved discipline at the present facility or resus on the result administrative Officer, only if the issue involved discipline at the present facility or result not reach administrative Officer, only if the issue involved discipline at the present facility or result not reach administrative Officer, only if the issue involved discipline at the present facility or result not reach administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the issue involved transfer denial by the Transfer Coord administrative Officer, only if the Involved Health of the Involved Invo	Departy Mail Handling Restoration of Good Time It Dietary Medical Treatment Inial by Facility Fransfer Cental by Fransfer Coordinator Report: / Fransfer Cental Departs Fransfer Cental	Market and the second
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ILLINOIS DEPARTMENT OF CORRECTIONS

- Motice and Course of Action for Excess Personal Property

		raciity			
Offe	ender Name: N. 11/	ID#:	13619	_ Housing Units	-NA
Date	e of Confiscation: 7 - // 152	-/-// Type	of Confiscation:	☐ Mail	₩ Shakedown
The 1-1-1-1-Check Subp	following item(s) exceed the allowable amount of the first of the firs	nt of Personal Property: (Lan T1) (Lan T1)	1-8x CF. 1-8x CF. 3-4/4 MX 4-6 1+02 1-21-62	AAA BAA BAA BAA BAA BAA BAA BAA BAA BAA	$\frac{\int (I + I)}{\int (I + I)}$ $\frac{\int (I + I)}{\int I + I}$ by the above listed due date to
	Mail item(s) out of the Facility. Provide Authorization for Payment. DOC 0226, for requested, such as the value of the item(s).	postage, If you wish to have	son to who he the items in he dress:	STARO Since on the AUG 3 7 2014	
	City	State:		CORRECTIONS	LCENTER
	Have item(s) picked up at the facility. Reque Name of Person picking up (tem(s))	est must be received in Perso			
	Have Item(s) destroyed:				
	Offender Name:		_ 1D #:	Da	ita;
]	File 4 Gnevance				
	Counselor Name:		Da	te Grievance was i	iled:
lifen	nder Signature:				

Mosperty not intered, picked up from the decities, or destroyed within 30 days of notice of confiscution shall be sold, made State loan, layen to a offactuable organization or Jestroyed as actermined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C. SOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the itemest cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the Item's destruction.

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ILLINOIS DEPARTMENT OF CORRECTIONS

. Notice and Course of Action for Excess Personal Property

	177	/i//r	cility	-
Offender Name:	7/	(D#;	43069	Housing Unit: UA
Date of Confiscal	ion: 7-1-11 0.71	4 3-1-14 1	ype of Confiscation:	☐ Mail 🗓 Shakedown
The following ite	n(s) exceed the allowable amoun		1-44 4.55	t desd can t
111-111-11	Mist FFX (The 1/1)	MERE)	y- 0/1 x1/1	od cleodices
x-66-15	- 11/ Tungo (10)	n t 2)	2-914 17 17 to	CALICUM 11/1 (9/)
11100	Il ir ce (m, t	()	1-CKCESS AL	(30+500 (1m+3)
1-7-55	or Allman	}	2-08/-15	Shart Esta in (hourt 2)
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1-cil-ext.	1 / / / / / / / / / / / / / / / / / / /	Level Harry)	2-4/A 100	North year (he by)
6- CXCXSS 1	Troit sites (1,114)	3)	1-8-64	mo(aut, 1)
1-4.1 111e-	hic Allower and	Mr tel)	1-alres	Ter House (hersten)
Authorization requested, so Name:	n for Payment, DOC 0296, for p ch as the value of the item(s)	postage. If you wish to DES	STROYE	you must note on the form the amount of insurance
rane.		· · · · · · · · · · · · · · · · · · ·	Address: AUG 2 7 2014	
(Zity:		State:	104 5 7 4-7	Zip Code:
Have item(s)	picked up at the facility. Reques	PONTIAC (at must be received in P	CORRECTIONAL CEN ersonal Property 72 ho	TER Surs prior to visit.
Name of Per	on picking up item(k)			Date of pick up:
Have (tem(s)	destraye L		D.	
Offender Nam	ne:		ID #:	Date:
File a Grievia	cé,			
Counselor Na	ηe:			Date Grievance was filed:
Offender Stenature:				

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given as a culturable organization or destroyed to determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 5010 MOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason accessitating the item's destruction.

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ILLINOIS DEPARTMENT OF CORRECTIONS

Notice and Course of Action for Excess Personal Property

Garage

			Facility	-	
Offer	nder Name: 1	ID#:	103069	Housing Unit	NA
Date	of Confiscation: 7-1-14 1.4	by 8-1-11	Type of Confiscation:	☐ Mail	Shakedown
-	following item(s) exceed the allowable amo	7.1	erty:	8-alterde	megazines Chilia de la
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7-6	Peress acción tech lex ((m + (a)		1-91 111	in gladbely tors
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7.50	5 SALE 45 - U/A AT 25	Py (2 (1 + 1	1 the of the let) 6-44 11	Jack tour (not any
15	5- excess are in 185 (lim.	+6)			
Subp	onal Property, Failure to choose by the listed part C. Searches for and Disposition of Contr k ONE box only: Muil item(s) out of the Facility. Provi	raband.			
	Authorization for Payment, DOC 0226, for requested, such as the value of the item(s)	r postage. If you wis	h to have the items insured.	you must note on th	ae form the amount of insurance
	Name:		- Address		
	City	State	MESTR	OYS A COO	le:
7	Have item(s) picked up at the facility. Requ	uest must be received	in Personal Property 72 ho	014 rior to visit.	
	Name of Person picking up (tem(s):		PONTIAC CORRECTION	Date of pick u	p:
	Have item(s) destroyed;		241		
	Offender Name:		ID #-		ate;
]	File 1 Gnev ince.				
	Counselor Name:			ate Grievance was	filed:
Iften	tder Signature:				

Property not shipped gicked up from the Facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a situritable organization or lastroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 95 of 165 PageID #:849

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ILLINOIS DEPARTMENT OF CORRECTIONS

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Ex 726 E/11	0.1	8 r 7
-10-1.	1	/

	ronce a		ion for Excess Pa	rsonal Property		
		[GA!	Facility			
Offer	ncter Name: X/67	ID #	23069	Housing Unit:	_NA	20)
Date	of Confiscation: 7-1-1/ Ur	by : 8-1-11	Type of Confiscation	n: Mail	☐ Shake	edown
The i	following item(s) exceed the allowable amo		erty:	182-1/A DA	ores (ex	CESTRANG
11-	- altexed pocks forming	apax-)		Muse sheek -	In Build	Tout (no + u)
2-	catter lasts (unether	Flitting to + b	thrace (of)	d-816-35	it bild	SNES (1.00 - 9
d-1	Cx(is) it to air mis(1)	v + 31)		1- 11/05 B	entas (mit ()
1-	a brise (prod Charles at	0715 885 1101	WHY)	8-411 1000	of the	1(1)0 / 1]
1-1	2 Page 1 30 may Mit (Spa	n'Fil have is	th Det E)	1- Up Ballery	4	am, S (Act a)
1-6	14 tracilet (10 memple)			1-44 18 824	1-4/1/10	En Come of the
1-7	A Exempleary of he (121, a)	1:04()				1300
1-4	A Catali (rementede)					
Perso	k the applicable box/option below for the onal Property. Failure to choose by the liste art C. Searches for and Disposition of Con	d deadline will result				
Chec	k ONE box only:					
	Mail item(s) out of the Facility. Prov Authorization for Payment, DOC 0296, f requested, such as the value of the item(s)	or postage. If you wis				
	Name:		Address:			
	City	State		DESTROY	(ED	
	Have item(s) picked up at the facility. Rea	maet muet ha en alvae	in Parennal Proparty	AUG 2 7 2014		
	rease items) piezed up it life itemity. Net	quest mast de received	And the second of the second o	And the second s		
	Name of Person picking up item(s):		PON	TIAC CORRECTIONAL	CENTER	
	Have item(s) destroyed:					
	Offender Name:		(D ≠		Dute:	

Property not shipped, picked up from the facility, in destroyed within 30 days of notice of confiscation shall be sold, made State Ivan, given to it maritable arganization or delitroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rille 101C. NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

Date Gnevance was filed:

File i Grievance:

Counselor Nune:

Orfender Signature:

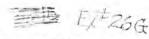
· / / / = -

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 96 of 165 PageID #:850 ILLINOIS DE TIMENT OF CORRECTIONS Notice and Course of for Excess Personal Property Type of Confiscation: Mail The following item(s) exceed the allowable amount of Personal Property: Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband. Check ONE box only: Mail item(s) out of the Facility. Provide name and address of person to whom the items are to be shipped and attach an Offender Authorization for Payment, DOC 0296, for postage. If you wish to have the items insured, you must note on the form the amount of insurance requested, such as the value of the item(s) Address: State: Zip Code: Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit. Nune of Person picking up item(5). Have (tem(s) destroyed. AUG 1 7 2014 Offender Name. PONTIAC CORRECTIONAL CENTER File a Grievance. Counselor Name: Date Grievance was filed: Offender Signature: Property not shipped, picked up from the facility, or destroyed within 50 days of notice of confiscation shall be sold, made State loan, given to a

Property not shipped, picked up from the facility, or destroyed within 50 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or deproyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the [tem(s)] cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

1/1/15

MALINOIS DEPARTMENT OF CORRECTIONS



FOOD

Notice and Course of Action for Excess Personal Property

		Pontrae	
Oft	Perioder Name: Riby	10 #: 603069	Housing Unio AJA
	ce of Confiscation: 7-1-14	7-31-14 Type of Confiscation	
	The state of the s	mount of Personal Property; 919. Other	is - food not allowed
	35 noodles	Than bean	
1	4 rice cono	mise trai bago	
d	boto hency blono	Lock contact and	
-11	200 01400	1 ant annuage duce	
0	partion or college		
14	solo granola bara		
1	bol outmal		
Pers	part C. Searches for and Disposition of Co eck ONE box only: Mail Item(s) out of the Facility. Pro	ted deadline will result in the property being distribund.	the original form by the above listed due date to aposed of in accordance with the Departmental Rule 501 the items are to be shipped and attach an Offender red, you must note on the form the amount of insurance
	Name:	Address:	
	City	State:	Zip Code:
		equest must be received in Personal Property 73	
	Name of Person picking up item(s)		Date of pick up:
	(Have item(s) destroyed:		
	Offender Name:	ID #:	Date:
	File a Grievance.		
	Counselor Name:		Date Grievance was filed:
lt fren	wter Standause:		

conjugate of shipped picked up from the recisity or destroyed within 30 days of notice of confiscation shall be reld, made State loan, given to a manuable organization or destroyed is determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C. NOTE: If a crievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/NRB. If the items) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

Case: 1:15-cv-11180 Document #:,14 Filed: 06/22/16 Page 98 of 165 PageID #:852

RESPONSE TO COMMITTED PERSON'S GRIEVANCE

Date Received:	100 mm	Date of Review;	241/14	Grievance # (opinion): 2601
Committed Person:				ID#: B03069
Mature of Grievance	e: Dietary – Menu C	Composition		
acts Reviewed: Gr	ievant wants a no s	oy diet and proper medica	al treatment	
Counselor Besnonse	e: Madical/Special	Olata ara na la	Auto and the same	
acommended by the	e National Academ	und Sciences State due to	iposition meets or m	nted as to what foods they should keeds the dictary allowances as a as to the composition of meals. So to
support the claim th	at Soy dieta cause	alguificant medical proble	me and cartainly	a as to the composition of ments. So to nt extensive medical literature close no at the concentrations it is being serve
vith the IDOC. Medic	ent issues, as alivar	ys, need to be addressed y	with the Med Tech.	
ecommendation:	Crievance denie	d,		
ec o mmendation:	Cidovance denie	d,		
ec o mmendation:	Ciliovance denie	d,		
ecommendation:	Criovance denie	d.		
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na ish Buc.	ran Fancyanos e Whe se's M	intro.		O O O O O O O O O O O O O O O O O O O
une Adribue	ran Fancyanos e Whe se's M		cluding counselor's respon	Of Carpoints of Superinters of Applicable)
na ish Buc	nor Finns and Cultivaria Marketia & C	intro.	cluding counselor's respon	Of Applicable)
na strikec	nor Finns and Cultivaria Marketia & C	onna Committed Person's Grievance, inc	cluding counselor's respon	na it applicable)
ne štrBec — p	Min Finns and C Whese's M (Attach a capy of C	onne Parson's Grievance, Inc Chief Administrative Off	icer's Response	na it applicable)
na šhiliec — p	Min Finns and C Whese's M (Attach a capy of C	onne Parson's Grievance, Inc Chief Administrative Off	icer's Response	na it applicable)
ng ShReep	Min Finns and C Whese's M (Attach a capy of C	onne Parson's Grievance, Inc Chief Administrative Off	icer's Response	na it applicable)
na šhilice — p	Min Finns and C Whese's M (Attach a capy of C	onne Parson's Grievance, Inc Chief Administrative Off	icer's Response	na it applicable)
na štritec — p	Min Finns and C Whese's M (Attach a capy of C	onne Parson's Grievance, Inc Chief Administrative Off	icer's Response	na it applicable)
na štritec — p	Aurach a capy of C	Chief Administrative Off	icer's Response	na it applicable)

ILLINOIS DEPARTMENT OF CORRECTIONS RESPONSE TO COMMITTED PERSON'S GRIEVANCE

Exhibit#18
EXHIBIT XLC 16

	11	Grievance Offic	er's Report	
Date Received:	2/19/14	Date of Review:	2/24/14	Grievance # (optional): 562
Committed Person:	VIIIiams Riley_			1D#: B03069
Nature of Grieva	ince: DR – 20130	03461/-STA & DR	201303461/2-STA	
the disciplinary repl Grievance Officer for however, he was not 11/26/13 was serve timeframe.	ort expunged as he inds that grievant work served until 11/24 and on 11/26/13 and and that the charge	nmissary restriction claims he was not as issued a discipli 4/13, which is past then a corrected co	n and six months of a served within the time many report for invest the timeframe. Furth apy was served on 12	and guilty and received three contact visit restriction. He wants neframes set forth by DR504. tigative status dated 11/7/13; er the disciplinary report 2/9/13, which is also past the y report does not state what
Recommendation: disciplinary report be	Based upon a total e expunged. There	review of all availa is no justification to	able information, it is or any monetary awa	recommended that the rds.
	Inna McBee, CCII		anna 1	Nobee
	(Attach a copy of Comm	itted Person's Grievance, in	cluding counselor's response	o If applicable)
	Chie	f Administrative Of	ficer's Response	
Date Received: A		205 is	S SUBSMATIS MI TIME ASM BO MERCET	- 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Chief Adminis	Commi	itted Person's Appe	ni To The Dispetor	thic
riginal grievance, including th	ninistrative Officer's decision decision to the Administra counselor's response, if a	on to the Director: I under	stand this appeal must be s	submitted within 30 days after the date of the 2794-9277. (Attach a complete copy of the
In thout Prejudice U	cc 1-308/1-207]		1.5	
Welliam 1)	Refer Committed Person's Signature	ure	B03069	3/7/14
	Ont	(V)A	024	x / Date
Istribution: Master File: Comm	Ward Games	Page 1	53	DOCUMENT (ABOVE)

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 100 of 165 PageID #:854

MESPONSE TO COMMITTED PERSON'S GRIEVANCE Grievance Officer's Report Date Received: 1/17/14 Oate of Review 5/23/14 Grievance # (option ii) 10.4 Committed Person: William Riley ID#: B03069 Nature of Griavance: Staff Conduct - Harassment Facts Reviewed: Grievant complains that he is being harassed. He wants the harassment to cease. Grievance Officer finds that grievant gives no names of stalf in order substantiate his claims of stalf harassment. Offender can be searched at any time for any reason. Offenders do not have a right to assignments. Transfers are not used as Recommendation: No action. Anna Melsee, CCH Print Cingvance Officer's Name (Altach a copy of Committed Person's Grievance, including counselor's response if applicable Chief Administrative Officer's Response Date Received: Leoneur ☐ I do not concur ☐ Bernand Comments:

Committed Person's Appeal To The Director

Larri appearing the Chief Administrative Official's decision to the Director. Funderstand his appearings the solunited when 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. 10x 19877, Springhaid, IL n2/10x 2477. Extract a complete copy of the original growness, likelyaling the counselor's response, if applicable, and any partition of decision to the complete copy of the

Sitteet Projectice UCC 1-308/1-2011

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"LUNCIS DEPARTMENT OF CORRECTIONS
RESPONSE TO OFFENDER'S GRIEVANCE

Ex= 30

		1
Date Received: August 1, 2014	Date of Review: (Actober 7, 341)	Catalogue
Offender: Riley, William		Grievance # (school) (261 694
Matur⊖ of Grievance: ADA ACC	COMMODATION	10#; H04(%)
acts Reviewed: Offender gueve	s affeged ADA violation by facility	
he ADA Coordinater Assistant War e Grievance dated 07/1914. Grieva dicating an emergency not substant	den Of Programs Mrs. Motteler's response, ilated 10/03/1 ance indicates NO Counselor Response. Emergency Circ fated.	14, this Office in receipt of Grievance dated (88/01/ evance requested and signed by UNO on 07/28/14
ner review of your ADA Greennee.	. the following observation has been made	
SUE) Place to sit during out of cell able to ambufate and walk for 2 ho ic.	time in yard pods - A review of your medical conditions hars per day without any medical restrictions or accommo	and in consultation with medical staff, indicates vi adations. Therefore your request is being denied at
s Grievance Officer is in receipt of a amentation made by the ADA Coon	the ADA Coordinator's review of the Offendor. After and throator's findings	view and investigation of ((tunings, this (10) jee has
ranger be DENIED tessed on response e would have no postical effect upor	d review of all available information, it is the reconuncity of Facility ADA Coordinator to the issue; Any other jurille existing continuersy	dation of this Grievance Officer that the officialer's algement upon the issue that when returned (or
	Surveys	1 1 " "3500
Han Grevanca Citi	SINDPSC + CORRESPONDED	Granca Ottores many
Hart Grievance City (Attach	SIN N PS() - Cors Name a copy of Ottender's Grievance, including counselor's respon	General Others is gradue a
Attach		nse if applicable)
Allach	a copy of Ollandar's Griavance, including counsalor's raspo	nse il applicable)
Allach	a copy of Ottender's Grievance, including counsalor's respons	nse il applicable)
Allach	a copy of Ottender's Grievance, including counsalor's respons	nse il applicable)
Allach 	a copy of Ottender's Grisvance, including counsalor's respons Chief Administrative Officer's Respons *图 concur	nse il applicable)
Panely Plan Panel	a copy of Ottender's Grievance, including counsalor's respons Chief Administrative Officer's Respons *** Concur	e Bornand 10-8-14
Received: 10-8-14 Received: 10-8-14 The control of the Charles of the control of the Charles of the control o	Chief Administrative Officer's Respons ** Concur I do not of the Officer's Appeal To The Officer's Appeal To The Officer's Appeal To The Officer's Appeal To The Officer of the Offic	e Bornand 10-8-14

D.LINOIS DEPARTMENT OF CORRECTIONS

Ex#31

Administrative Review Board Return of Grievance or Correspondence

Offe	nder: 16184 William 1503069
Faci	Last Name MI IE4
A G	Private: Facility Grievance # (if applicable) Dated: //E/// or Correspondence: Dated:
The a	attached grievance or correspondence is being returned for the following reasons: FULL, FILL JULIE
Addit	tional information required:
	Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
	Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
	Provide dates of disciplinary reports and facility where incidents occurred.
	Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached or correspondence with the additional information requested to: Administrative Review Board. Office of Inmate Issues 1301 Concordia Court Springfield, IL 62794-9277
Misdir	rected:
	Contact your correctional counselor regarding this issue.
	Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
	Contact the Record Office with your request or to provide additional information.
	Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
	Address concerns to: Illinois Prisoner Review Board: 319 E. Madison St., Suite A Springfield, IL 62706
No furti	her redress:
4	Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
(10)	Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
6	This office previously addressed this issue on
	No justification provided for additional consideration.
	A STATE OF S
Other (sp	redity: 1/1 (4 (1 (4 (1)) = 1 (4 (1)) = 0 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
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ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board Return of Grievance or Correspondence

Ex+32

Offe	ender: _	RI	L (L)		1 LL ICL	ĬΛĀ	1	303064
Faci	lity:	Port	1115		in the Marine	Ī	-3/	- 53
11	rievance: rived:	Facility Grieval	rce # (if applicable)	562 Octubs	Dated: VIS	14 or 0 Corres 0/2/5 (20	pondence: (lated:
The a	ittached g	riavance or co	rrespondence is b		the following reaso	ns:		
	ri Onal Info Provide Provide Officer's Provide	ermation required a copy of your a copy of the present to dates of disciplination.	ired; r written Offender'; Response to Offer appeal. blinary reports and	s Grievance, DO(nder's Grievance, facility where inc	2 0046, including the DOC 0047, including the DOC 0047	ne counselor's respoing the Grievance O	fficer's and (Chief Administrative
	grievand	e or correspon	arding of grievance	or corresponden ditional informati	on redusated to.	al specific information Administrative Revie Difice of Inmate Issu 1301 Concordia Cou Springfield, IL 8279	ew Board Jas Irt	eturn the attached
Misdire	ected:							
	Contact y	our correction	al counselor regar	ding this issue				
	Requestr	estoration of s	Statutory Sentance	Cradita to Adus	tment Committee. 14 for further consi	If the request is der	nied by the fi	acility, utilize the
	Contact th	e Record Offi	ce with your reque	st or to provide a	dditional information	on		
	Personal p	roperty issue	s are to be reviewe	ed at your current	t facility prior to rev	riew by the Administr	rativa Revie	w Roard
	Address c	oncerns to: III	inois Prisoner Rev 19 E. Madison St., pringfield, IL - 627	riew Board Sulte A			1110 15000	r podiu.
o furth	er redres							
			Sentance Credits a	ira discretionary :	administrative deci	sions: therefore, this	s issue will n	ot be addressed
I N	lot submitt	ed in the time	frame outlined in t	Department Rule	504 therafora this	sesse will not be ad	Halenaa a M. E	
□ T	his office p	raviously add	ressed this issue	วก		shadde will fiot be ad	idrassed run	ner.
D'N	o justificati	on provided f	or additional consi	deration:	_			
			4	1				
har (saa C. J. C.	CITAL ZIL		110 May	LLIK EL	Th. 1.10			to file
mpletad	isy: \int_{λ}	nerny	Bento		17,071	1/		1
		1			1766	**		1.05

LUMINIS DEPARTMENT OF CORRECTIONS

Ex#33

Administrative Review Board Return of Grievance or Correspondence

Offender: CIEN	Willian	771	B03069
acility:	-LAC		501 6.94
Collevance: Facility Grevance # (if applicable) (ecolved: 8714 Regarding: 0 / //	7/13 WM 2	Zpunged	ordence: Oated:
he attached grievance or correspondence is being return	ned for the following reasons	ich Adem	in. Defenitiv
dditional information required:			
☐ Provide a copy of your written Offender's Grievan	ice, DOC 0046, including the	counselor's response	e, if applicable.
 Provide a copy of the Response to Offender's Grid Officer's response, to appeal. 	evance, DOC 0047, including	the Grievance Office	er's and Chief Administrative
Provide dutes of disciplinary reports and facility when	here incidents occurred		
Unable to determine nature of grievance or corres grievance or correspondence with the additional in	nformation requested to: Add Off 130	specific înformation. ministrative Review B îce of Inmate Issues D1 Concordia Court ringfield, IL 62794-9	Board
sdirected:			
☐ Contact your correctional counselor regarding this i	Isana		
Request restoration of Statutory Sentence Credits to Offender grievance process outlined in Department	to Adjustment Committee - If	the request in denied	by the facility, utilize the
 Contact the Record Office with your request or to pr 			
Personal property issues are to be reviewed at your			re Review Board
☐ Address concems to: Illinois Frisoner Review Board 319 E. Madison St., Suite A Springfield, IL 62706	d		
urther redress:			
Award of Supplemental Sentence Credits are discret / further.	nonary administrative decision	ns; therefore, this issi	tie will not be addressed
Not submitted in the timeframe outlined in Departmen	of Bula 50d: therefore this is:	cup will put by adding	and footbase
This office previously addressed this issue on	or raid the first that and the the	orio wiii noi be addies	sed furmer.
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Soletary):			
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ILLEGOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board Return of Grievance or Correspondence

Ex + 34

Offender:	Last Name	First Name	· · · · · · · · · · · · · · · · · · ·	BC 30001
Facility:	J 6'071	tac		
1	ce: Facility Grievance # (if applicable)	Dated:	// or □ Correspo	ondence: Dated:
Received:	Regarding: 1000	ement on	AD State	1 due to dis
The attached	d grievance or correspondence is being	returned for the following rea	sons: ///2/2//	3 being Expan
Additional i	information required:			
☐ Prov	vide a copy of your written Offender's Gri	evance, DOC 0046, including	the counselor's respon	se, if applicable.
Prov Offic	ride a copy of the Response to Offender's response, to appeal.	s Grievance, DOC 0047, inclu	uding the Grievance Offi	cer's and Chief Administrative
[] Provi	ide dates of disciplinary reports and facil	ity where incidents occurred.		
I⊒ Unab griev:	ole to determine nature of grievance or ca ance or correspondence with the addition	orrespondence; submit additi nal information requested to:	onal specific information Administrative Review Office of Inmate Issue 1301 Concordia Court Springfield, IL 62794	Board s
Misdirected:				
	act your correctional counselor regarding	Hair Jeerra		
☐ Reque	est restoration of Statutory Sentence Creder grievance process outlined in Depart	edits to Adjustment Committe	e. If the request is denie	ed by the facility, utilize the
	ict the Record Office with your request o			
	nal property issues are to be raviewed a			tive Raview Board
	ss concerns to: Illinois Prisoner Review 319 E. Madison St., Sui Springfield, IL 62706	Board	eview by the Administra	inve Maview Board.
lo further red	Iress:			
	of Supplemental Sentence Cradits are d	liscrettonary administrative d	ecisions; therefore, this i	ssue will not be addressed
Mot sub	omitted in the timeframe outlined in Department	artment Rule 504; therefore, t	his issue will not be add	ressed further.
This off	ica previously addressed this issue on _			
	fication provided for additional considera	F. by		
ther (specky):				
nipletedijy	11.415.10(19.00)	, Va.	ich Johnson	

ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board Return of Grievance or Correspondence



Offer	nder:	1 203067
Facil	rity: - YOYN HAU	
X G	Prievance: Facility Grievance # (# applicable)	Correspondence: Dated:
The a	attached grievance or correspondence is being returned for the following reasons:	in February
Addit	tional information required: Provide a copy of your written Offender's Grievance, DOC 0046, including the coun Provide a copy of the Response to Offender's Grievance, DOC 0047, including the	
	Officer's response, to appeal. Provide dates of disciplinary reports and facility where incidents occurred.	
	Unable to determine nature of grievance or correspondence; submit additional spec grievance or correspondence with the additional information requested to: Adminis Office o 1301 Cc	
Misdir	rected:	
	Contact your correctional counselor regarding this issue.	
	Request restoration of Statutory Sentence Credits to Adjustment Committee. If the rule of the Uffender grievance process outlined in Department Rule 504 for further consideration	
	Contact the Record Office with your request or to provide additional information.	
	Personal property issues are to be reviewed at your current facility prior to review by	the Administrative Review Board.
	Address concerns to: Illinois Prisoner Review Board 319 E. Madison St., Suite A Springfield, IL 62766	
lo furt	ther redress:	
	Award of Supplemental Sentence Credits are discretionary administrative decisions, further.	therefore, this issue will not be addressed
点	Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue	will not be addressed further.
	This office previously addressed this issue on	
	No justification provided for additional consideration.	
ther (s	SESSITY):	

Simila Johnson

Champlet ad by

Coult Johnson

1717 OF 11718 (112	Y
	100
COUNTY OF WILL	- 1

AFFIDAVIT

CONTACT CONTACT	
that the foregoing is true and correct	first duly sworn under oath depose and state and made upon my personal knowledge and
am competent to testify thereto.	and made upon my porsonal knowledge and
/* /*	COM I William D. RibyEL +xked
Unite Witness #5 15 13 11/	at Illinois Alvaistative Code
14 20 1/2 P/20	1 1/2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
FILTONILLA THE FALSE process	for Administrative Activitien. Hoje
Helaney 343 K3-13 Stated	Hat there 1425 NO Illineis Advini
strative Code that Authorized	1. The Phase process under 504
660 Admistrative DE hinton.	Major Helenney #5/3 x3-15 Alba stated
that the Throng Administrative	lode for the short posts was
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AND OTHER PEDAN CHAICIAIS THE WALL	ting for it in the way futures
	Eintrast Mijudice acci-302/1-2011
	Milliam S. Alexit
	AFFLANT
UBSCELLED AND SWORN TO BEFORE ME	(SCHLEEL)
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Silvery Tre	har manufactures of him s
OFARY REBUIL	

The Tay Filling Like 1. F

I, BILLIO TNICAM Deine first duly swork upon contin STATE THAT I have personal knowledge of THE TALL soct for the here my THAT I AM Competent To Testity And IT CALLED TO Testify would STITTE AS FOLLOWS:

CONVERSING with Mr. WILLIAM Riley-EL AS follows:

- MM= McGArvey said," I'm going togive it to you in The RAW. UNTILA federal judge orders us!"

At this point the MAJOR MISSER her Arm, then buered

it Like a judge hanglap A gaveL

" you would be finding out the reasons you're back here" (1.2. Administrative Detention) " or getting a hear-IN ANY time 5000. THOSE TEASONS ATE IN YOUT MASTER FIRE AND At the Administrations discretions. I personally recommended many of you For release, Suggested hearings and notice of the reasons for your detestion. THE POWERS THAT be, far above me"

At this point the major Printed At THE ceiling MOVETTILED ME"

THE MAJOT CONTINUES

"ASFAFAS I KNOW, AND I Checked THERE ISUT MY-THING IN THE ASMINISTRATIVE Code Authorizing THE Phase progam!

2. I have read THE Foregoing And Affirm the facts CONTRINCED IN THIS AFFICIANT ARE THE AND COFFECT TO THE best of my personal knowledge and belief.

Affinit for the snight wayint

Signed under peracty of perfury Affinitions

Signed and swar To heton me the 20

Sinvery Francis

Brima Duskins THE interest min 16230 3.The 100000-110 The still the training 1-01-12" 315

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 109 of 165 PageID #:863

STATE OF TIMED SECONDS

AFFIDAVIT

1. William D. Riley FL being first duly sworm under outh depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On the date of February 23, 2014 I William D. Riley El talked to Warden Hagana pertaining to the arbitrary actions of his staff by way of a investigative report that was served upon affirmt II day's beyond the observation date, but the 20 illinois Alvinistrative Code, Chapter I, 30 tun 501.30 (f) states. "In no event shall a disciplinary report or investigation report be servid upon an about offender were than 8 days. . . After the commission of an offence of the discovery three of unless the offender is unavailable or unable to participate in the proceedings. Manden Hagana unde an excuse for his staff by stating Its 8 days from the observation of an affence. Which is clearly not what the 20 Illinois Advisoration of an affence. Which is clearly not what the 20 Illinois Advisoration Cade states. Warden Hagana is copylining with his staff to violate & my civil rights

Sallie De Play El

SUBSTRIBED AND AWORN TO BEFORE ME

OF THE PROPERTY.

THE SERVICE OF THE STATE OF THE SERVICE OF THE SERV



Ex #39

COUNTY OF WILL)

AFFIDAVIT

I. Milliam D. River EL being first duly sworn under outh depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On the date of 3/11/14 I william & Rilayer asked Major Mechaning 5118 what was the results of my Phase II Countite review. Myor Mechaning 5118 leter segregation and you haven't fall the full effect of Phase I. Affirm to taked to Major Mechanish that I Affirm to beat the disciplinary intraction and the Consumer Officer stated that the 205 charge was not substantiated and close not state what unathorized gang artisty took place. Affirm them that to Haper Mechanish for some its personal since I beat the field used to put up in Administrative Network. Abjor Mechanish the with a part of in Administrative Network. Abjor Mechanish voted against which I should be have the personal. We like entire countities voted against four places.

Millian D. Pilesell
AFFLANT

TO B SCRIBED AND SWORN TO BEFORE ME

Maria Maria

CAFFOLAL SEAL

TANEER N. BUTLER TANTERS

TO MY PROFES STORED THE MESSAGE STORES STORES

Ex + 40

STATE OF ILLEVIOUS () SS COUNTY OF WILL ()

AFFIDAVIT

1. William D. Riley EL being first duly swom under oath depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

ON or about the date of March 21, 2014 the water was at approximately 7:30 am while grievant was so there wasn't any water Nor could grievan The whole cight hours shifts Affiant stifed Horse wasn't my fring just X House But Prode states The purpose of the 140 tows possing out writer house grievant problem passing out MUD HIE OVER stock in flair wells in lower center mything to low At approximately & 36 and the blicks on love or the soulland with the

EXX 4CA

PAGE 2

the cells and wing with CONditions accompately 8: Kom the that opportunity Affint drinking witee because office get up Cully us ti cut-off Haprit Since you the 311 shift lower centre while the way was floried with frame ande

William D. 18 Cujer's
AFFILANT

SUBSECT OF STANDERS STANDS

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CORRECT SETT TO SERVING THE SET OF STREET OF SETTING S

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 113 of 165 PageID #:867 STATEVILLE CORRECTIONAL CENTER FROM THE DESK OF CORRECTIONAL COUNSELOR.

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Illinois Decartment of Corrections

Ex#42

Notice of Administrative Detention Placement Review

This document shall serve as notice of your upcoming review for placement in Administrative Detention by the Administrative Detention Review Committee.

William Riley	B03069	Stateville C.C.
Offender Name	10 #	Facility
Review Type:		
☐ Initial Review (Oppo	ortunity to be present)	
☐ Follow-up Review:	Opportunity to be present	
	☑ File Review	
Review Date: Your Ad	Iministrative Detention Pla	acement Review will take place on 6/10/14
This review will be for:		dministrative Detention; 🗵 Continued Placement;
Administrative Detention	n placement review, you	t Rationale: In order to prepare you for your are advised that the Department's rationale for your ative Detention is based upon the following reason(s):
Identified as an active a Gangster Disciples STO	iffiliate of the Gangster Di a at Stateville C. C	sciples STG and the Institutional Coordinator for the
you to Administrative De	etention Placement, or cor redacted based upon a f	d upon by Department administrators that may subject ntinued placement, are attached to the Notice; however, inding that disclosure would compromise security or
577103030 GIT 11720/19		
e afforded: initial Admir placement, and a placem offender's disciplinary se O-day review by the	nistrative Detention (AD) prent review if the offende egregation status. Once Administrative Detention	ant to Administrative Directive 05.12.101, offenders shall placement reviews, 50-day reviews of their on-going AD in may be subject to AD placement prior to the end of an placed in AD status, every offender will be subject to a Review Committee (Committee). You may appear AD placement review and every 180 days thereafter, if
		the opportunity to personally appear, the type of review

In practice, this means that once an offender is afforded the apportunity to personally appear at the Committee placement review, and if their placement in AD is continued, he or she will receive another title exists (not in-person) by the Committee in 30 days. If placement in AD is continued at the time of the file

will be marked at the top of the form: "Opportunity to be present".

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 115 of 165 PageID #:869

review, the offender will be afforded the opportunity to again personally appear at the next 90 day review. This sequence of 90-day reviews will continue as long as the offender is determined to be appropriately placed in AD status. Administrative detention offenders who have received this notice of Committee placement review may submit written statements and documents two days in advance of the review. If the notice is for the opportunity for an in-person review, the offender may also present written statements and documents to the committee two days in advance of the review, in addition to the opportunity to personally appear to provide oral statements.

At the time of your review, the Committee will examine if your placement in AD and your current Phase is appropriate and within the guidelines and considerations in Administrative Directive 05.12,101. Upon conclusion of the review, the Committee will prepare a written report and recommendation concerning the review of your status to the Warden of your facility. The Warden and/or Deputy Director will then approve or disapprove the Committee's recommendations and render a decision on your future placement and Phase status. You will be informed in writing of the decision within 30 days of the Committee review date.

I certify that I have received the attached Notice this date. Entre t Projective UCC 1-308/1-2077 Miller Signature	e of Administrative Detention	on Placement Review on
This section is only for offenders who are afforded the right to a their rayiew date.	idend the review in-parson at the top	o of this form and wish to waive
"I hereby acknowledge my right to personally attend the in-personal understand that I will be allowed to submit written statements at the review date out choose not to have the opportunity to personal that I will be allowed the opportunity to personal that I will be allowed to have the opportunity to personal that I will be allowed to have the opportunity to personal that I will be allowed the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the opportunity that I will be allowed to have the	nd documents to the Committee for	solisideration two days prior to
vatender sperature		
Offender refused to sign receipt Share Share Printed Share	Alla-	6/3/14
Date Delivered: 6/3/19 Time Delivered: 752 SAM C	PM	

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 116 of 165 PageID #:870

Notice of Administrative Detention Placement Review

This document shall serve as notice of your upcoming review for placement in Administrative Detention by the Administrative Detention Review Committee.

DO AND AND LOS		803069	Pontiac
Riley, William Offender Name		ID#	Facility
Review Type:			
Initial Review (Opportunity to	be present)		
	rtunity to be present		
Review Date: Your Administra	tive Detention Placem	ent Review will take plac	e on <u>6/25/15</u>
This review will be for: Initia Transfer from Disciplinary S	al Placement in Admini egregation.	strative Detention; 🛛 Co	ntinued Placement;
Notice of Administration Deterministrative Detention places prospective or continued place	ment review, you are a ment in Administrative	Detention is based upon	the following reason(s):
RILEY, WILLIAM B03069 is be minimize RILEY'S influence ov member, and has been identificance retain.	or the departs populat	IIII DILETTO A SCIL AUTIM	ilou cir il roco i E.
Copies of the following identification you to Administrative Detention portions may have been redactions afety:	- Discomant or contin	ned placement are allac	Hed to the Monde, however
Description and Purpose of be afforded: initial Administrat placement, and a placement r offender's disciplinary segreg 90-day review by the Admi personally in front of the Com-	review if the offender reation status. Once plants	nay be subject to AD place aced in AD status, every Review Committee (Con aD placement review and	cement prior to the end of an offender will be subject to a mittee). You may appea

will be marked at the top of the form: "Opportunity to be present". In practice, this means that once an offender is afforded the opportunity to personally appear at the Committee placement review, and if their placement in AD is continued, he or she will receive another file review (not in-person) by the Committee in 90 days. If placement in AD is continued at the time of the file

applicable. If your upcoming review affords you the opportunity to personally appear, the type of review

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review, the offender will be afforded the opportunity to again personally appear at the next 90 day review. This sequence of 90-day reviews will continue as long as the offender is determined to be appropriately placed in AD status. Administrative detention offenders who have received this notice of Committee placement review may submit written statements and documents two days in advance of the review. If the notice is for the opportunity for an in-person review, the offender may also present written statements and documents to the committee two days in advance of the review, in addition to the opportunity to personally appear to provide oral statements.

At the time of your review, the Committee will examine if your placement in AD and your current Phase is appropriate and within the guidelines and considerations in Administrative Directive 05.12.101. Upon conclusion of the review, the Committee will prepare a written report and recommendation concerning the review of your status to the Warden of your facility. The Warden and/or Deputy Director will then approve or disapprove the Committee's recommendations and render a decision on your future placement and Phase status. You will be informed in writing of the decision within 30 days of the Committee review date.

I certify that I have received the attached	ed Notice of Administrative Detention P	lacement Review on
this date. Entry Prejudice UCC1-358/1-207. Millian D. Poloy Ef		
Millar D. Filoy & F. Gyender Signature	6/19/15 Date	-
This section is only for offenders who are afforded the	ne right to attend the raview in-person at the top of thi	s form and wish to waive
their right to attend in-person at their review date:		
	the in-person review and knowingly and voluntarily waterments and documents to the Committee for consider	The state of the s
	ity to personally attend and provide oral statements."	
		_
Offender Signature	Date	
Offender refused to sign receipt		
Serving Staff Printed Name	Serving Staff Signature	Pale
Date Delivered:		
Time Delivered:	☐ AM ☐ PM	

Ex=43

	1. v. 3. s3c. v. 4.
	PAT QUINN Governor
Department of	S.A. GODINE
Corrections	Director
	(247) 558 2200 / TDD: (300) 52
Concordia Court / P.O. Box 19277 / Springfield IL 627	794-9277 / Telephone: (217) 558-2200 / 100. (666) 52
Offender Name: KIRY, William	
Register# <u>603069</u>	
David A	
don't,	This office has determined the issue will be addressed.
his is in response to your grievance received an 7/16/7 formal hearing. A review of the Grievance, Grievance Officer.	ICAO response to the grievance has been conducted. For a
Your issue regarding: Grievance dated: 6/15/14	Grievance Number: Griev Loc: State
O Transfer denied by the Facility or Transfer Coordinator	O Commissary
O Dietary	O Trust Fund
O Personal Property	O Conditions (call conditions, cleaning supplies)
O Markey and Dick Breeklane	O Disciplinary Report dated
Assignment (lob. cell)	Incident#
S ASSIGNMENT (NO. 1)	Other C/C/Ulf Criticite
Based on a review of all available information, this off	fice has determined your grievance to be: The MIR
Affirmed, Warden is advised to provide a written response of corrective action to this office by	Other Charles of the date of the charles of the cha
V ————————————————————————————————————	 Denied as Cell Assignment/Housing is consistent with the Department's determination of the appropriate
Denied, in accordance with DR504F, this is an administrative decision.	Operational capacity of each facility.
O Denied, this office finds the issue was appropriately	O Denied as procedures were followed in accordance with
addressed by the facility Administration.	DR 420 for removal/denial of an offender from/for an assignment.
O Denied in accordance with AD05,03,103A (Monelary Compensation for Immate Assignments)	O Danied as this office finds no violation of the offender's
	due process in accordance with DR504.30 and DR504.30. This office is reasonably satisfied the
was reviewed in accordance with	offender committed the affense cited in the report.
transfer procedures and is an administrative decision.	O Denied as the security staif are following the
In addition, property items are to be disposed of in accordance with DR501C.	established schedule for dispensing cleaning supplies to the original when possible.
2 1/1 a 101 was a 1.A -	I A sho aliana at look
R strong St PLANT 1000 MOTHER	a of the charge of the s
Ullist Substantiale C	County augustication
Chill behalow	THE TOLK
STER THE BOARD! SULVEY STEED JUHNSON	CONCURRED.
Allministrative Review Board	Olivactor TH
Carrectional	Cartier, 2 x 1 . 7

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PAT QUINN Governor

S.A. GODINEZ

	inder Name: Kilky, William	
Regi	ster# 7003007	_
	lity: YMPAL	
for	is in response to your grievance received on	
0	Transfer denied by the Facility or Transfer Coordinator	O Commissary
0	Dietary	O Trust Fund
0	Personal Property	O Conditions (cell conditions, cleaning supplies)
0	Mailroom/Publications	Disciplinary Report dated (2-13-12) Incident # 30/20/797
0	Assignment (job, cell)	
		O Other
	Based on a review of all available information, this of	
0	Affirmed, Warden is advised to provide a written response of corrective action to this office by	 Denied as the facility is following the procedures outlined in DR525.
0	Denied, in accordance with DR504F, this is an administrative decision.	 Denied as Cell Assignment/Housing is consistent with the Department's determination of the appropriate Operational capacity of each facility.
0	Denied, this office finds the issue was appropriately addressed by the facility Administration.	O Denied as procedures were followed in accordance with DR 420 for removal/denial of an offender from/for an
0	Denied in accordance with AD05.03.103A (Monetary Compensation for Inmate Assignments)	Denied as this office finds no violation of the offender's due process in accordance with DR564.80 and
0	Denled, as the transfer denial by the facility/TCO on was reviewed in accordance with	DR504.30. This office is reasonably satisfied the offender committed the offense cited in the report.
0	Iransfer procedures and is an administrative decision. In addition, property items are to be disposed of in accordance with DR501C.	 Denied as the security staif are following the established schedule for dispensing cleaning supplies to the offender when possible.
C	Other:	
	THE BOARD. FULL	SONGURRED S.A. GOLLIUZUS WILLIAM

To Alfostment Committee From William B Riley it BU3069

12/10/15

I'm requesting that the "Disciplinary Report" be known out I disvissed, And expressed from my recognized the list setion is beyond the 14 days to hear the ticket. In the event that you try much hear the ticket before 3:55 An on the 10⁷⁴ of December, 15 Also A violation of the facts, and charges being presented rainst me no less than 24 hours prior to the Adjustment Countitee hearing. On 12/9/13 At 11¹⁵ the I, William D. Kiley EL received A corrected copy of the same ticket that was remintten. All of which was to be done unthin the 14 day time frame. The Licket is no good, And the time frame for holding me in topony continuent has run its course, I'm acting to be released from continuent immediately, in accordance with 504 50 K3. If none of the above is correct Offender request a lie detector for his self and all confidential sources to prove Offender muchanic.

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 121 of 165 PageID #:875

V .	Offender Disciplinary Report		
Type of Report:			Date: 11/7/13
☐ Disciplinary ☐ Investigative	Star willo C C Facility		
Offender Name: Riley, William		iD #: 140506	ō =
Offense Information:			
Observation Date: (1/7/1) App	proximate Time: 900 🖸 a.m.	Location: S	TA Unit C Y has an e-
Offense(s): DR 504: 610; Investigative S			The same of
Observation: On the above date and approx	time inmate Hiley, William B03069 wa	s placed under invi	esticative status by the
Reporting Investigator. EOR		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	engane outlins by this
Witness(es):			
☐ Check if Offender Disciplinary Continua	ation Page, DOC 0318, is attached to describe a	additional tacts, obsgry	
1 Shaw #985		11/7	11: 7-7 Dam
Reporting Employee (Print Name) Badg	je # Signature	Date	Time
	Disciplinary Action:		
Shift Review: Temporary Conlinement	Investigative Status Reason	s: // /	()
1 1 1 1/ 1/ 1/ 1/	And the second	6001 21	11 .
receive to broker	119. 11-		7/-11-16
Printed Name and Badge #		omment: A a	Dute 1-13
Reviewing Officer's Decision: Confineme Major Infraction, submitted for Hearing Inv Migor Infraction, submitted to Program Uni	For Transition Centers, Chief Aunent reviewed by Reviewing Officer — Colestigator, if necessary and to Adjustment of the Colestian of the Cole	omment: A av	Date Date Date
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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 122 of 165 PageID #:876

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Case: 1:15-cv-11180 Document, #: 14 Filed: 06/22/16 Page 123 of 165 PageID #:877 Offender Disciplinary Report Type of Report: State-file C.C Disciplinar, Date: 11/26/13 Investigative Facility Offender Name: RHEEY, WILLIAM 10 16 Indiano Observation Date: 11/20/13 CI dim Approximate Time: Locations Investigations (1991 Offense(s): DR 504: 205; SECURITY THREAT GROUP OR UNAUTHORIZED ORGANIZATIONAL ACTIVITY Observation: (NOTE Each offense dentified above must be substantiated.) This Disciplinary Report replaços the lovestigative Report issued to RICEY. WILLIAM B03060 on 1177/13, RILEY was placed in ligestigative Status due to Security Threat Group (STG) Activity. According to the Offender Tracking System (OTS) RILEY is a member of the Gangster Disciple (GD)- STG and has the following tattoos which are inclicative of being affiliated with the GD-STG. A Fork on his left arm, crossed pitchforks with the GD star on his right win, and a 6 point star on his chest. There have been numerous confidential sources (CS) that have indicated RILEY or being a member of the GD-STG as well as holding a leadership position, A letter was found on 14/7/13, on CS 1 whose name is being withheld for confidential and security purposes, which mentioned RILEY as being a Cib.STG member. CS2 stated Riley was the new IC (Institutional Coordinator). According to GD-STG literature an IC is the high ranking leader in charge of the institution. Witness(es): ☐ Check if Offender Disciplinary Continuation Page, DOC 0318, is attached to describe additional facts, observations or witnesses Reporting Employee (Print Name) 2 our 11/26/13 14.75 Signature Date Time Disciplinary Action: Shift Review: Temporary Confinement ☐ Investigative Status Reasons Printed Name and Badge # Shift Supervisor's Signature Date (For Transition Centers, Chief Administrative Officer) Reviewing Officer's Decision: Confinement reviewed by Reviewing Officer Comment: Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee Minor Infraction, submitted to Program Unit Print Reviewing Officer's Name and Badge # Reviewing Citicer's Signature Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only): Print Hearing Investigator's Name and Badge # Hearing Investigator's Signature Date Procedures Applicable to all Hearings on Investigative and Disciplinary Reports You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such ris records or recuments. Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports You may ask that witnesses be interviowed and, it necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing. Check if offender refused to sign Olfendor's Signature ID# Serving Employee (Print Name) Badge # Signature Dam Date Served Time Served I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing. Ottender's Signature 17:37 (Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing) Date of Disciplinary Report Print offendar's name I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report 1150 Print Marine of willness Witness badge or ID# Assigned Gall (if Applicable) Title (d. applicación) Witness can testify to:

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Offender Disciplinary Continuation Page

☑ Disciplinary Report ☐ Investigative Report	State ille C.C. Facility	
- July and the second of the s	Disciplinary Summary	Adjustment Committee Summa
Report/Incident Date: 11/26/13	Incident # propplica	
Offender Information:		
Offender Name: RILEY, WILLIAM	ID # 8030	69
Use the space below to provide any additional inform	nation	
CS 2 stated Riley is the new IC (Institutional Coordinator). Accounts that the continuous.	nding to GD-STG Infernate an IC is a McClear in 3 CCOSA Ficket	
CS Adentified RILEY as being the current IC for the GD-STG.	I SAME INFORMATION IN JE	could lickety
CS 4 stated RILEY has the fourt as the IC for the GD-STG at State due to RILEY being the only one left to take the position after of	eville, CS 4 stated RILEY is the IC (Institutional Constraint
The state of the s	SAME INFORMATION IN SE	
CS 5 stated he had read an informational kite (letter) that stated "I stated the kite was authored by RILEY.	now morale was low, communication	was down and imposters amongst us." CL5
CS 6 stated whatever leadership rank RILEY had before he was she (3490 13490 13490 13490	upped, will still be in play now that B	ILIEY was sent back to State ville.
The Ganester Disciples - STG is an organization that has not been	approved to function within LD O C	pursuant to 20 fit. Adm. Code 445 and 1/0).
RILLEY is in violation of DR 504a 205 (Security Threat Group or L	In utilization of Change	
	zed organization (STG) white incaree	rated in LDOC
The traines and identities of the confidential sources are being within the confidential sources and informants have been degreed as that	ield for the safety and security or the	Cariffer on youth and a second
The confidential sources and informants have been deemed credible	due to their corroborated statements	given during this investigation.

Community of persons in the second

R11.13Y was positively identified via Institutional Graphics. End of Report,

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Des of Brance	Offender Disciplinary Report		7/L = 1 (#
3 Disciplinary Investigative	Facility		
Otherter Name: MICEY, WILLIAM		10 % <u>50,107</u>	
Observation Date: 11/25/13 App	proximate Times 3-59 Gain	Location: entrat	ens tie (
CHenne(s): OR 504: 205: SECURIT	Y THREAT GROUP OR UNAUTHOR	IZED ORCANIZATIO	NAL ACTIVITY
Observation: profs. Each offerse reentied according to the Offender Tracking System (O) are indicative of being affiliated with the GD-ST star on hits chest. There have been numerous cortical in facilities including a leadership position. A later was intercepted on 11.77(1), on CS 1 wh	a mest be auditanticated.) This 3 societary Report Status due to Security Thest Georg (STG) Screenly FS) RILEY is a member of the Gungster Co FG. A Fock on his left from chossed publisher infelential sources. CS) that have implemed S	opiaces the investigative Application of the CD - STG and that with the CD station his STEEY of being an active :	on saued in PLEY, W.L., AM the following taggers of po- right arm, and a repoint number of the GD-STG a
Nismo Scrame "Big Wolf" (as corlected in OTS) a l'adarship positions within the GD-STG organiz	is belagion, ich ve GD-STG avember with eu		
Witness(es):	rualión Pige IDOC 011'8, is http://edicordicordiscont		
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Printed Hame and Badge #	Shift Supervisor's Signature		Care
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☑ Disciplinary Report	☐ Investigative Report	Suteville C.C. Facility Disciplinary Summary	Adjustment Committee Summary Adjustment Committee Summary
PaporVincident Date:	1/25/13	Incident #3/ (calca	
Oll ander information:			
(Diffender Name: RILEY,)	MICLIAM	ID ≱ 8030	369
Use the space below to p	rovide any additional inform	nation.	
		neuro to GD STG liveration on to the	Washington Tolland

C.S.2 stated Riley is the new IC (Institutional Coordinator). According to GD-STG Interaction on IC is the high contains coaler in observe in an institution.

CS 1 eleanified ZILEY is being the current IC for the GD-STG

CS 4 stored RILEY has the joint as the IC for the GD-STG at Superville. CS 4 stored RILEY as the IC destinational Coordinator, for the UD-STG, the policy of the PRILEY bring the only one left to the the policy after other GD-STG members were shaped but, CI 4 unted a bit of to a who are CD-STG members agree shaped but, CI 4 unted a bit of to a who are CD-STG members agree shaped but, CI 4 unted a bit of to a who are CD-STG members agree the results of the state of the same control o

CS 5 stated he had read an informational late desters that wated "how morale was low, communication was fown and imposters intended on the stated the kine of a purchased by MILEY.

CS 5 stated Whitever lendership rank RILEY had getom be was supped, will had be in play new thir MILEY was sufficiently for States the

The Congresser Decopies - STC is an organization to a his our egon percent to function within U.D.O.C purculant to 20 ff. Adm. Code 445, and 450.

R.H. ES as an end-mon of DR 50-to 208 (Security Toront Group or Unincherized Organizational Activity) by energing in an authorized CD-5 PC regions and in bling a STG to alcrebup position within an anadomized organization (SFG), while invarcerated in LOOC.

The names and identities of the confidential names are being winheld for the salety and security of the medicy as well in the individual amounts. They would be not be not an area made to the medical security and account of the medical amounts are the medical security and the name of the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are made to the medical amounts and the medical amounts are medical amounts.

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STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE FINAL SUMMARY REPORT

Name: RILEY, WILLIAM

IDOC Number: B03069

Baca: BLK

Hearing Date/Time: 12/10/2013 02:00 FM

Living Unit: STA-X-LC-16

Orientation Status: N/A

Incident Number: 201303461/1 - STA

Status: Final

Inmate signed waiver agreeing to hearing date less than 24 hrs. after ticket was served

Ticket #	Incident Officer	Location	Time
201303461/1-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	08:55 AM
201303461/2-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	08:55 AM
Viola	tion	Final Res	ult
Gang	Or Unauthorized Organizatio	on Activity Guilty	
Type Witnes	s ID Witness Na	me Witness Stat	us
	201303461/1-STA 201303461/2-STA Viola Gang	201303461/1-STA BENNETT, JUNETTE R 201303461/2-STA BENNETT, JUNETTE R Violation Gang Or Unauthorized Organization	201303461/1-STA BENNETT, JUNETTE R INTERNAL AFFAIRS 201303461/2-STA BENNETT, JUNETTE R INTERNAL AFFAIRS Violation Final Res Gang Or Unauthorized Organization Activity Guilty

No Witness Requested

RECORD OF PROCEEDINGS

Inmate Riley B03069 present, Disciplinary Report read. Riley B03069 gave the Adjustment Committee a written statement.

BASIS FOR DECISION

Reporting I/A Officer J. Bennett reports a letter was found on 11/7/2013, CS1 (Confidential Source) whose name is being withheld for confidential and security purposes, which mention Riley B03069 as being a Gangster Disciple STG (Security Threat Group) member.

CS 2 stated Riley 803069 was the new IC (Institutional Coordinator). According to Gangster Disciple literature an IC is the

high ranking leader in charge of the institution.

CS 3 Identified Riley B03069 as being the current IC for the Gangster Disciples STG.

CS 4 stated Riley B03069 had the joint as the IC for the Gangster Disciples STG at Stateville C.C. CS 4 stated Riley 803069 was the IC (Institutional Coordinator) for the Gangster Disciples STG, due to Riley 803069 being the only one left to take the position after other Gangster Disciples STG members were shipped out. Cl 4 stated a lot of guys who are Gangster Disciples STG members always go to Riley B03069 to talk with him.

CS 5 Stated he had read an informational kite (letter) that stated "morale was low, communication was down and

imposters amongst us" CI 5 stated the kite was authored by Riley B03069. CS 6 stated whatever leadership rank Riley B03069 had before he was shipped, will still be in play now that Riley B03039

was sent back to Stateville C.C. The Gangster Disciples STG is an organization that has not been approved to function within I.D.O.O pursuant to 2011.

Adm. Code 445 and 450.

Riley B03069 is in violation of DR 504a 250 (Security Threat Group or Unauthorized Organizational Activity) by engaging in unauthorized Gangster Disciple STG activity and holding a STG (Security Threat Group) Leadership position within an unauthorized organization (STG) while incarcerated in I.D.O.C.

The Adjustment Committee is satisfied that Riley B03069 did in fact violate the charge cited.

DISCIPLINARY ACTION (Consecutive to any priors)

RECOMMENDED	FINAL				
3 Months C Grade 3 Months Segregation 3 Months Commissary Restriction 6 Months Contact Visits Restriction	3 Months C Grade 3 Months Segregation 3 Months Commissary F 5 Months Contact Visits				
Basis for Discipline:Nature of Offense					
Signatures Hearing Committee					
WRIGHT, CLARENCE D - Chair Person		13/10/13	313		
And the state of t	Signatura	data	Hice		

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 128 of 165 PageID #:882

ADJUSTMENT COMMITTEE FINAL SUMMARY REPORT

Ex. +49A

Mame: RILEY, WILLIAM

IDOC Number: 803069

Race: BLK

Hearing Oate/Time: 12/10/2013 02:00 PM

Living Unit: STA-X-LC-16

Orientation Status: N/A

Incident Number: 201303461/1 - STA

Status: Final

Signatures Hearing Committee

WORKMAN, AMI J

12/10/13

IND

Signature

Date

Race

Recommended Action Approved

Final Comments: N/A

MICHAEL A MAGANA / LKS 1/7/2014

01/07/14

Chief Administrative Officer

Signature

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504: Subpart F

NICCOELLE E JACKSON

1/30/2014

09:20 AM

Employee Serving Copy to Committed Person

When Served -- Date and Time

Case: 1:15-cy-11180 Document #: 14 Filed: 06/22/16 Page 129 of 165 PageID #:883

ADJUSTMENT COMMITTEE FINAL SUMMARY REPORT



Name: RILEY, WILLIAM

IDOC Number: 803069

Race: BLK

Hearing Date/Time: 18/10/2013 02:00 PM

Living Unit: STA-X-LC-15

Orientation Status: N.A.

Incident Number: 201303451/2 - STA

Status: Expunded Final

Data	Ticket #	Incident Officer	Location	Tima
11/26/2013	201303461/1-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	03.55 AM
11/26/2013	201303461/2-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	03:55 AM
Offense	Viola	on Final Result		lt.
205	Gang	Or Unauthorized Organization	Activity	
'Witness I	Type Witnes	s ID Witness Name	Witness Status	3

No Witness Requested

RECORD OF PROCEEDINGS

Immate Riley 803069 present, Disciplinary Report read, Riley 803069 gave the Adjustment Committee a written statement.

BASIS FOR DECISION

Reporting I/A Officer J. Bennett reports a letter was found on 11/7/2013, CS1 (Confidential Source) whose name is being with held for confidential and security purposes, which mention Riley B03069 as being a Gangster Disciple STG (Security Threat Group) member.

CS 2 stated Riley B03069 was the new IC (Institutional Coordinator). According to Gangster Disciple literature an IC is the high ranking leader in charge of the institution.

CS 3 Identified Riley B03069 as being the current IC for the Gangster Disciples STG.

CS 4 stated Riley B03069 had the joint as the IC for the Gangster Disciples STG at Stateville C.C. CS 4 stated Riley B03069 was the IC (Institutional Coordinator) for the Gangster Disciples STG, due to Riley 803069 being the only one left to take the position after other Gangster Disciples STG members were shipped out. Cl 4 stated a lot of duys who are Gangster Disciples STG members always go to Riley B03069 to talk with him.

CS 5 Stated he had read an informational kite (letter) that stated "morale was low, communication was down and imposters amongst us" CI 5 stated the kite was authored by Riley B03069.

CS 6 stated whatever leadership rank Riley 803069 had before he was shipped, will still be in play now that Riley 803039 was sent back to Stateville C.C.

The Gangster Disciples STG is an organization that has not been approved to function within I.D.O.C pursuant to 20ff. Adm. Code 445 and 450.

Riley B03069 is in violation of DR 504a 250 (Security Threat Group or Unauthorized Organizational Activity) by engaging in unauthorized Gangster Disciple STG activity, and holding a STG (Security Threat Group) Leadership position within an unauthorized organization (STG) while incarcerated in LD,O.C.

The Adjustment Committee is satisfied that Riley 803069 did in fact violate the charge cited.

DISCIPLINARY ACTION (Consecutive to any priors)

RECOMMENDED	FINAL				
Basis for Discipline;	E X P U N G E D				
Gignatures Hearing Committee	(0,0)				
WRIGHT, CLARENCE D - Chair Person	At Coldinal	21013	ELK		
WORKMAN, AMI J	Signature Colours 1	Date 2-10-13	H-los H-los		
Recommended Action Approved	Signature.	Uate	2 (04		

cinal Comments: NA

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 130 of 165 PageID #:884

ADJUSTMENT COMMITTEE FINAL SUMMARY REPORT

5x +50A

Name: RILEY, WILLIAM

IDOC Number: 803069

Race: BLK

Hearing Date/Time: 12/10/2013 02:00 PM

Living Unit: STA-X-LO-16

Orientation Status: N/A

Incident Number: 201303461/2 - STA

Status: Expunged Final

MICHAEL A MAGANA LKS 3/5/2014

Chief Administrative Officer

Signature

Date

03/05/14

The corporated person has the right to appeal an adverse decision through the gnevance procedure established by Department Rule 504; Subpart F.

Employee Salving Copy to Committed Person

When Served -- Date and Time

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 131 of 165 PageID #:885

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Offeender Maine: Riles, 3 (Beam				10 t Bo m	WA.	
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The state of the s		TTOOK	-1.6		Service desired	
Offense(s): Off 504: 205 Security Thre	and a superconduction remains and the	othorized Org anizonnal A	constant.	Vehiclis/1601 to	(1) Compara	tre
Observation: This Disciplinary Report is be June 3, 2014 Ollander Riley, William 800069 Coordinator) for the Gangster Disciple STG at the English ranking member at the institutional the Chief Administrative Officer as defined in C	Stateville, The	term "IC" is a	or o	as the current	IC (Institutional	
As Idelined in previously confiscated document document of rides in which the Gangster Discipler in amber of the institutional level branch of the has ultimate influence over Gangster Disciple; concluded by the Gangster Disciples.	20	11 10 11 1021 VIZZ-5 1	TYI THE INSULT	monal Constru	for is a bigh run	kirin
CS#1 also identified arrate Riley as ordering a sending care packages or commissary items to	ither GD attitiates the GD member	s who are hours is in E House	ood in the Oi	taiter Units at 5	Stateville CC to	tart
Witness(cs):						15.1
Clock if Offender Occuptioary Continuat 1. Stow	ka Page, DOC 4111	R. is all achied to	historika adella	inal Liefs, abeniva	nos er atmesses	
Reporting Employee (Port Name) Budge		attire		collegar	110	_ 0
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Shift Review: Demporary Confinement	Disciplin	Status	Hoasons	1.7 *		
Printed Name and Badge #		1			//4	
Frittisti reime and Hadge #	Shift Su	pervisor's Sign	ature		Dile	
Reviewing Officer's Decision: Confinemen	t reviewed by Re	Pantana Citia	or Comme	1	1	
☐ Major Infraction, submitted for Hearing loves ☐ Minor Infraction, submitted to Program Unit / Print Reviewing Officer's Name and Badge #				minitee		
The state of the s		Officer a signi			Date	-
Rearing Investigator's Review Required In	full Correctional Fac	My Maiar Floria	rts (htty)		-2	
fint Hearing Investigator's Name and Badge a		1	-	1	1025	10,
		vestigator's Sig		Y	Date	
Procedures Applicable Controvers in right to areas instruction is selected a selection or and as a concern to or Excusions.	e to all Hearings or demonstrate explorer	t Investigative	and Disciplina	ry Reports		
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Procedures Applicable to Hearing to Active test that addresses to inserviewed and, it agessary active established from your appeal. I cannot reduce in addition to be the gradient and applicables space on the form the still to be point a delete of the gradient active of the gradient active and applicables are active of the control of t	a mich of the hearen	they have alloct to	t heesily distantly	the state of the s		sses ne esed Lyan ic
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Ollender Disciplinary Continuation Pine

☐ Disciplinary Report ☐ Investigance Report	Structure (*) . Frankry (*) Urschart Summary	☐ Adjustment Committee Summary
Report/Levi feet Bales - 00/13/14	Incident # at gala o a	
Offender Information:		
Offender Name: Riley, William	ID #:B	03069

Confidential Source#2 states that immate Filley continues to be the Institutional Goordinator even though he was placed in Administrative Detention because per Gangster Disciple Laws, Hiley will remain the IC since he is still at Stateville. CG12 "Juntified immate Riley as attempting to become a "BM" (Board Member) however immate Riley's position has not yet been venified/confirmed at the lacility level by the Cartyster Disciple Membership.

Conflidential Source#3 Identified immate Biley, even though he is in Administrative Detention, as the current Institutional Coordinator for the Gangster Disciples STG at Stateville CC. CS#3 states that immate Biley will continue to hold the IC position until the is either removed from the facility or a BM (Board Member) removes him from that position.

Per OTS inmate Riley is a validated member and a validated leader of the Gangster Disciple STG.

Three Confidential Sources (names being withheld due for their safety and security and the safety and security of the insulation) identified immate Riley as the current Institutional Coordinator for the Gangster Disciple STG at Stateville.

Information obtained from Confidential Sources positively identifies Riley as holding the leadership position of Institutional Coordinator for the GD SFG at Stateville, Inmate Riley is actively participating / conspiring in Security Threat Group and Unauthorized Organizational Activity. Riley is doing this by, as a matter of holding the Institutional Coordinator position and directing / authorizing others to engage in unauthorized organizational activities, meetings, etc. The Illinois Department of Corrections does not tolerate SFG or Unauthorized Organizational Activities. They's participation in the Quantization also violates OR 450.

According to Illinois Compiled Statutes 7:10 ILCS 5/3-2-2 (r-10), it is the power and drifty of the Illinois Department of Corrections to adhere to the following:

To systematically and routinely identify with respect to each street gang active within the correctional system; (1) each active gang; (2) every existing inter-gang affiliation or alliance, and (3) the current leaders in each gang. The Department shall promptly SEGREGATE LEADERS from inmates who belong to their gangs and allied gangs. Segregate means no object of a street possible under the conditions and space available at the correctional facility, prohibition of visual and sound communication. For the purposes of this harmfraph (r-10) fleaders' innans person who:

in) with respect to other individuals within the street gang, occupy a position of organizar, supervisor, or other position of management or leadership, and

(iii) are actively and personally engaged in directing, or lenng, authorizing, or requesting commission of criminal acts by others, which are punishable as a falony, in furtherance of street gang related activity both within and outside of the Department of Corrections."

Filey, William Braces was identified by Institutional Graphics

Names and Identities of Confidential Sources are being will held for safety and security reasons. All documentation settaining to this avoid addition is on the and available to the Adjustment Committee for review upon request.

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 133 of 165 PageID #:887

STATE OF ILLI IOIS -- DEPARTMENT OF CORRECTIONS **\DJUSTMENT COMMITTEE**

FINAL SUMMARY REPORT

Fy = 52

Mame: FILEY, WILLIAM

IDCC Number: 803069

Race: BLX

Hearing Data/Time: 6/17/2014 08:34 AM

Living Unit: PON-NA-02-30

Orientation Status: N/A

I noident Number: 201401797/1 - STA

Status: Final

Date	Ticket #	Inc	ident Officer	Location	Time
6/13/2014	201401797	7/1-STA SH	AW, JOEL S	INTERNAL AFFAIRS	11:50 AM
Offense		Violation		Final Result	
601.Conspir	10//205	Gang Or Una	uthorized Organization Activit	y Guilty	
Witness (уре	Witness (D	Witness Name	Witness Status	

Mo Witness Requested

RECORD OF PROCEEDINGS

Immate Riley 803069 is present and DR is read. Inmate Riley 803069 pleads not guilty and states he has been in the HCU strace April and was previously in Administrative Detention status since November.

H/O reflects this disciplinary report is being issued as a result of an investigation completed on June 11 2014. On June 3 20 14 inmate filey 803069 was identified by Confidential Source #1 as the current IO(Institutional Coordinator) for the 71 JUL Grangster Disciple STG at Stateville CO.

The term IC is a term used by the Gangster Disciples STG to describe the highest ranking member at the institutional level Confidential Source #1 identified Riley 803069 as ordering the Stateville CO to start sending. Stateville CC to start sending care packages or commissary items to the GD members in Fincuse who are currently in

segregation. Confidential Source #2 states that Alley continues to be the Institutional Coordinator even though he was placed in Administrative Detention because per GD laws, Riley will remain the IC since he is still at Stateville. Confidential Source #3 identified Riley as the IC for the GD's even though he was in Administrative Detention, Riley will continue to hold the IC position until he is either removed from the facility or a Board Member removes nim from position.

Immate Rifey identified by Institutional Graphics. The identity of the Confidential Sources are being withheld due to the safety and security reasons, and they are deemed reliable due to their cooperating statements.

The committee is satisfied that inmate Riley 303069 cid in fact violate the charge cited.

Calling Witness Would Undermine Authority Or Jeopardize Security

DISCIPLINARY ACTION (Consecutive to any priors)

RECOMMENDED	FINAL
1 Year OGrade 1 Year Segregation 1 Year Commissary Restriction 3 Months Contact Visits Restriction Basis for Discipline:NATURE OF OFFENSE	1 Year CGrade 1 Year Segregation 1 Year Commissary Restriction 6 Months Contact Visits Restriction
Signatures Hearing Committee	
BEST, CHARLES F - Chair Person	Charles - 8 st ca/17/14 BEX
MANSFIELD, DAVID L	Live I Wellfrich 03/17/11 WHI
Recommended Astign Approved	Signature Jate Tage

Final Comments: MA

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 134 of 165 PageID #:888

STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE FINAL SUMMARY REPORT

Ex#52A

Name: RILEY, WILLIAM

Hearing Date/Time: 6/17/2011 08:34 AM

Incident Number: 201401737/1 - STA

1000 Number: 603069

Rica: BLK

Living Unit: PON-NA-02-30

Crientation Status: N/A

Status: Final

TARRYD WILLIAMS / VPC 6/20/2014

Chief Administrative Officer

1. Williams

Signature

Cate

06/20/14

Tine committed person has the right to appeal an adverse decision through the grievance propedure astablished by Department Pule 504: Subpart F.

Exploree Sarving Copy to Committed Person

When Served + - Date and Time

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 135 of 165 PageID #:889 Offender Disciplinary Report The of Report: Stateville C.C Disciplinary Date 10/19/15 [] Investigative Facility Chender Name: RHAY WILLIAM 1D #: Businer Observation Date: 10/19/15 Approximate Time 11: i0 Location. Unit X-Bullpen Dom Ottense(s): DR 804: 245 Security Theat Camp or Countingsed Or Survinoral activity Observation: (NOTE Encremense anombred above that the substanuated). On the above date this R.I. along with Intelligence officer J. Share was searching the excess correspondence boxes of RILEY B03069 in the Bullpen of Unit X. RILEY was present during the search of the 13 boxes. All the seals were unbroken prior to the search of the boxes. During the search of one of the boxes, two STG related pupers were recovered. After reading the puperwork, it was deemed to be indicative of the Gangster Disciple (GD) STG. One of the pages was titled: AWARENESS; PREPAREDNESS; these titles are sections of the "NEW CONCEPT", a teaching used by members of the GD STG. The pages contained common GD references: "Those who believe in the Six Principles of Growth and Development, "The Six Principles refer to Lave, Life, Loyalty, Knowledge, Wisdom, and Understanding, principles in which members of the GD STG abide HILEY admitted ownership of the STG related paperwork, when asked by this R.I. Per OTS RILEY is a validated member of the Gangster Disciple STG. FILEY was identified by Institutional Graphics. The original paperwork can be viewed at the request of the Adjustment committee. Witness(es): Officer J. Shaw #9853 Check if Offender Disciplinary Communition Page, DOC 0318 is attached to describe additional tarts, observations or ratings I Chamants Reporting Employee (Print Name) 10/10/15 (1) III III Badge # 1.181 Signature O bell Date Time Disciplinary Action: Shitt Review: Temporary Conlinement Investigative Status Reasons Printed Name and Badge # Shift Supervisor's Signature Date (For Transition Centers, Chief Administrative Officer) Reviewing Officer's Decision: Confinement reviewed by Reviewing Officer Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee Minor Infraction, submitted to Program Unit Print Reviewing Officer's Name and Badge # Reviewing Officer's Signature Date Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only). Print Hearing Investigator's Name and Badge # Hearing Investigator's Signature Procedures Applicable to all Hearings on Investigative and Disciplinary Reports You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could lostiny to by billing out the appropriate space on this form, learing it off, and returning it to the Adjustment Committee. You may have staff assistance if you may unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing. Greck if offender refused to sign

ORG	ander's Segriature	I Ĝia
erving Employee (Print Name)	Badge #	Signuture
Date Serve ☐ I hereby agre	d Time Served e to waive 24-nour notice of charges prior	O the disciplinary hearing.

Date of Designative Hopers. Print allender's Home

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 136 of 165 PageID #:890

ADJUSTMENT COMMITTEE EX, \$54 FINAL SUMMARY REPORT

Mame: BILEY, WILLIAM

100C Number: 803069

Race: BLK

Hearing Date/Time: 10/27/2015 08:45 AM

Living Unit: STA-X-UC-02

Orientation Status: MA

FINAL

Incident Number: 201503044/1 - STA

Status: Final

Oate	Ticket #	Incident Officer	Location		Time
0/10/2015	201503044 1-STA	CLEMENTS, JOSHUA J	X-HOUSE		11:30 AM
Offense	Viola	tion		Final Result	
205	Gang	Or Unauthorized Organization A	ctivity	Guilty	
Witness T	voe Witnes	s ID Witness Name		Witness Status	

No Witness Requested

RECORD OF PROCEEDINGS

Inmate Riley 803069 present and DR read, Inmate Riley 803069 pleads not guilty and states 2 of his legal boxes are cardboard and they were not sealed. I.A. planted everything that was found in his box. I im not a active GD.

BASIS FOR DECISION

R/O reffects upon search of inmate Riley 803069 excess correspondence boxes 2 STG related papers were found. Shakedown records reflects 2 STG related documents were taken from inmate Riley 803069 correspondence boxes on 1870715.

Inmate Riley B03069 identified by Institutional Graphics.

The committee reviewed the documents and they were STG in nature.

The committee is satisfied that inmate Riley B03069 did in fact violate the charge cited.

DISCIPLINARY ACTION (Consecutive to any priors)

RECOMMENDED

Frear Carade Frear Segregation Transfer (Disciplinary)		
1 Year Commissary Restriction 6 Months Contact Visits Restriction		
Charles A	10/27/15	BLK
31 mojura	Dute 10/27/15	esefy IHW
Signatura	Date	Rince
	1 Year Segregation Fransfer (Disciplinary) 1 Year Commissary Re 6 Months Contact Visit	1 Year Segregation Transfer (Disciplinary) 1 Year Commissary Restriction 6 Months Contact Visits Restriction Contact Visits Restriction 10/27/15 Signature Dute 10/27/15

final Comments: No

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 137 of 165 PageID #:891

STATE OF ILLIMOIS -- DEPARTMENT OF CORRECTIONS EX#5YA ADJUSTMENT COMMITTEE

FINAL SUMMARY REPORT

Name: BILEY, WILLIAM

Hearing Date/Time: 10/27/2015 /03:45 AM

Incident Number: 201503044/1 - STA

1000 Number: 803069

Living Unit: STA-X-UC-02

Status: Final

Race: BLK

Orientation Status: NA

NICHOLAS R LAMB / NRL 10/23/2015

Chief Administrative Officer

10.28/15

Signatura Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Sule 504. Subpart F.

Employee Serving Copy to Committed Person

Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 138 of 165 PageID #:892

Declaration/Affidavit of William 12. Riley EL "

I, Milliam D. Relay EL declare and depose After first being duly sweek under oath and advised of the penalty of perjury, state that the following diclaration is truthful and recurate to the best of any memory, Knowledge, and belief, in that:

I, William D. Riley EL are a Man, upright, structurg squarely your universal principles, who's character is governed by integrals and dignity. I AM fired of being harassed and my constitutional rights violated by way of instimilation and threats of disciplinary reports of disciplinary reports of disciplinary reports of disciplinary reports of disciplinary properties of disciplinary constitutional rights. Since it is Apparent that the Department of Corrections" mill continue to harass individuals for their past bassciation. I find it necessary, and just, to set the record straight. I AM not A "Streetoung Neuber" or "Ciang Neuber". I.IM, not A MEMBER OF the GANGSTER Disciples - "GD", to be were specific. I hold NO RANK, NOR do I have any knowledge of the iNNER MOTKINGS OF the CEANGESTER Disciples, or Any other gang for that norther I have not, will not, and do Not engage in any gary-related criminal activity. Since all "Streetgangs have been declased "Home Coronny Terrorist Cagins" index the "Patriot Act", and that "Streetgang Members" are subject to be indicted and tried under the "continuing criminal enterprise" (c.c.e)" And the "State and Federal Rico Acts," I No not have to momen Emy questions. I have a constitutional right to thet- felf Incommente

EX. # 15A

reyself, because inthing said can and will be used against ue. I AM granteed my right to the Fifth Amenduryt. Bu. I do not wish to talk to your staff or be interviewed by your internal affairs department. In the event I AM called to internal selfairs for an interview, I wish to exercise the 5th fifth AMENDMENT of the United States Constitution, in that I wish to REMAIN SILENT UNTIL SUCH TIME that AN Attorney of my choice is present. I would also like to give "JUDICIAL NOTICE", to whom MECESSAM, that I am protected by the 57th ANd 1474 AMENDMENTS of the United States Constitution, and pursuant to Articles 2, 10, and 8, of the Illinois Constitution, against self incrimination. I also give "JUDICIAL NOTICE" that any violation of my U.S. Constitutional rights or retaliation for the EXERCISE OF those rights will result IN A Civil Rights lowsuit, whenther it be harrassing my family, placing me in segregation, bogus disciplinary reports, or transfering me to mother facility to create a hardship on my family will be addressed appropriately.

Further I saith Not

Under penalties as provided by law pursuant to 735 ILCS 5/1-109, the undersigned certifies the decarations selforth in this instrument are true and correct.

Subscribil and smed by softee us.

Ex+56

County of Vill

"LDOC TALESANT VERTES SLVERATIVES."

"LOC TALESANT VERTES SESTICATED."

"LOC TALESANT VERTES SESTICATED."

"LOC TALESANT VERTES SESTICATED."

"LOC TALESANT VERTES SESTICATED."

AFFIDAVIT OF TRUTH

NON TERROR TREAT GROUP - NON ENEMY COMBATANT - NON DOMESTIC TERRORIST - NON GANG MEMBERSHIP

"Mader the Authority of the Moorish Science l'emple of America"

"Indeed no more than (affidavit) is necessary to make the orima facie case". United States v. Kis, 658 F.2ad 526, 536 (7th Cir. 1931); Cert. Denied 50 U.S.L.V. 2189; Sup. Ct., March 22, 1932.

blood hugan being. But Juris, one of the sovereign secole, a scivare child of the Living Tod - Minh, hareinafter the "Affirmt", having first been duly affirmed under the Constitution for the state of Indian squarely on the orinciples of Love, Fruth, Pence, aignature that I am consetent to state the facts within, and of having to enter this Affidavit of Truth into the Public Population, and of having knowledge of the facts and declaring that to the best of while, the following afficient on a factor of the facts and declaring that to the best of which having knowledge of the facts and declaring that to the best of which having knowledge of the facts and declaring that to the best of which having knowledge of the facts and declaring that to the best of which have provided and not be provided anyone. To Vit:

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Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 141 of 165 PageID #:895

EX+SUA

I AFFIRM THAT, Affiant WILLIAM-MARKET, SILSM-SE , is NOT now acting and has NOT in the past / () years acted with the intent to exact revenge or retribution for any "Gang, Terror Treat Troup, Enemy Combatant, Comestic Terrorist's" or any member of any "Gang, Terror Treat Group, Tarror Treat Group, Enemy Combatant, Comestic Terrorist's.

I AFFIRM THAT, Affiant WILLIAM-DARRELL; DILEY-EV , is NOT now acting and has NOT in the past / () years acted with the intent to obstruct justice, or intimidate or eliminate any witness against any "Gang, Terror Treat Group, Enemy Combatant, Nomestic Combatant, Domestic Terrorist's.

I AFFIRM THAT, any such records, claims, presumptions, assumptions, etc., that I \ffiant, \frac{\mathbb{WILLIM"-DARDELL; RILEY-SE}{\text{RILEY-SE}}, am a active member, or affiliate of any Organized Street lang, homestic organization that promotes such acts, or calls itself by any other name by its membership or the government, whom have deemed these corruption, and chaos in the public and private sectors of society rebutted.

I AFFIRM THAT, as a active member of the Moorish Science Female of America, and in conjuction with the Moorish Divine Constitution and Sy-Laws ACT 5, I am bound by Divine Law to proclaim my Vationality and to ceach my people their Mationality and Divine Creed, and thru this great missionary work I am to aid my meople in repenting from their sinful ways and that they should be redected in accord with the religious aims of the Moorish Science I ample of America Inc.

I AFFIRM THAT, Affiant WESSIA DARRES, TESTER . Further

Ex = 103

PERJURY JURAT

Pursuant to Title 21, Maited States Code, Section 17/5 (1) and executed "without the United States". I affirm unfor menalty of perjury that the foregoing is true, correct, and complete to the last of my knowledge and belief, and further Affiant saith not. I affirmations with explicit reservation of all the above rights, without prejudice to any of these rights, our menalt to the legiure Constitution for the united States of Varice, 1774.

Respectfully submitted, Swithout Paejulice MCC 1-207/1-308/

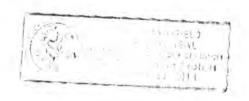
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James Comission Expires; Combines, 2014





Case: 1:15-cv-11180 Document #: 14 Filed: 06/22/16 Page 143 of 165 PageID #:897



BRUCE RAUNER Governor

.......

DONALD STOLWORTHY
Director

1301 Concordia Court / P.O. Box 19277 / Springfield IL 62794-9277 / Telephone: (217) 558-2200 / TDD: (800) 526-0844

May 21, 2015

William Riley Register No. B03069 Pontiac Correctional Center

Dear Mr. Riley:

This is in response to your grievance received on August 7, 2014, regarding a disciplinary report dated June 13, 2014, which was alleged to have occurred at Stateville Correctional Center. This office has determined the issue will be addressed without a formal hearing.

Offender Riley grieves in summary the disciplinary report dated June 13, 2014 for Conspiracy/Gang or Unauthorized Organizational Activity. He states that a previous disciplinary report written for the same charge was expunged 6 months prior. He states he is not a gang leader and has not engaged in any gang activity. He grieves Internal Affairs staff have used the same information from the previous disciplinary report.

This office has reviewed the disciplinary report, 201401797, written by J. Shaw, citing you for the offenses of 601.205-Conspiracy/Gang or Unauthorized Organization Activity. A review of the Adjustment Committee summary indicates you were found guilty of 601.205. Recommended discipline was: 1 year C-grade, 1 year Segregation, 1 year Commissary Restriction, 6 months Contact Visits Restriction. The Chief Administrative Officer concurred with the recommendation on June 20, 2014.

It is noted Offender Riley requested the CS#1 as a witness. This was denied by the Adjustment Committee indicating calling this witness would undermine authority or jeopardize security. The report written by Internal Affairs staff following the completion of an investigation indicates information was provided to them on June 3, 2014.

Based on a total review of all available information and a compliance check of the procedural due process safeguards outlined in DR504, this office is reasonably satisfied the offender committed the offenses and recommends the grievance be denied.

FOR THE BOARD:

Sarah Johnson

Administrative Review Board

Office of Inmate Issues

CONCURRED:

Donald Stolwort

Director

Warden, Pontiac Correctional Center William Riley, Register No. B03069



6/23/15

I'm subuitang the following documents on my behalf to state for the record my status. I am "NOT" a self-admitted Gangster Disciple. I am, a Moorish American Moslem, a member of the Moorish Science Temple of America. I have been such for the post (10) ten years. I do not engage in any criminal-gang activity. The tricket used to place me in AD was expunged. See attached Exhibit \$25. In Also suburting a "Afridavit of Truth, and a "Declaration signed and notarized by me establishing what my status is. and I subuit this as evidence on my behalf. I thank You in advance.

Sweepely William D. Riley EL





Pat Quinn Governor

S. A. Godinez
Director

Pontiac Correctional Center 700 W. Lincoln Street, P.O. Box 99 Pontiac, IL 61764

Telephone: (815) 842-2816 TDD: (800) 526-0844

PONTIAC CORRECTIONAL CENTER Wardens memo

DATE:

June 23, 2014

TO:

Administration Detention Offenders

FROM:

Randy Pfister, Warden

Pontiac Correctional Center

SUBJECT: Administration Detention Placement - EFFECTIVE JULY 1, 2014

- Administrative detention shall consist of three phases with Phase I being the most restrictive and Phase III being the least restrictive. Offenders shall be afforded privileges in accordance with Phase I upon initial placement.
- Offenders shall be subject to double celling. Double celling shall only occur after an Offender Special Placement Double Cell Assessment, DOC 0303, has been completed and approved in accordance with Administrative Directive 05.03.107.
- Placement reviews, recommendations and decisions shall be guided in accordance with the considerations set forth in 20 III. Adm. Code 504.660(b), and shall be documented on the DOC 0417. The placement review, recommendation and decision shall consider, at minimum:
 - Offender disciplinary reports;
 - 2. Initial administrative detention placement documents;
 - An offender summary, prepared by the Intelligence Unit, documenting any updates or developments to intelligence information related to the safety and security of the facility;
 - 4. Mental health evaluations; and
 - Offender oral or written statements, if provided.

- The Committee shall meet at least once every 90 days, or sooner if deemed appropriate, to conduct a review of each offender placed in administrative detention to determine if continued placement is appropriate. The Committee shall afford the offender the opportunity to appear inperson before the Committee at six-month intervals during the time of one of the 90-day reviews.
- The offender shall be afforded the opportunity to appear at the placement hearing to provide oral
 or written statements relevant to his or her administrative detention placement and to present
 relevant documents.
- Offenders placed in administrative detention may request basic educational materials in the form of worksheets and workbooks from the library or Educational Facility Administrator.

Privilege	Phase I	Phase II	Phase III
Recreation / Yard	Five hours per week (minimum)	Six hours per week (minimum)	Six hours per week (minimum)
Visits Two 1-hour visits per month (non-contact), 1 visit on weekend or holiday		Three 2 hour visits per month (non-contact). 1 visits on weekend or holiday	Five 2-hour visits per month (with Meet & Greet as security measures allow). 3 visits on weekend or holiday.
Telephone	One 30-minute phone call per month	Two 30-minute phone calls per month	One 30-minute phone calls per week
Property	Permitted property with no food items	Permitted property with food items	Permitted property with food items
Commissary	By Grade Two shop per month - \$40 max.; basic hygiene and correspondence items	By Grade Two shop per month - \$40 max.; basic hygiene and correspondence items only	By Grade Two shop per month - \$60 max.; basic hygiene and correspondence items
Housing Assignments	Subject to Double Celling (with other Phase I offenders only) Subject to Double (with other Phoffenders on offenders on offenders on other Phoffenders on o		Subject to Double Celling (with other Phase III offenders only)
Showers	Two per week (Ten minutes minimum)	Three per week (Ten minutes minimum)	Three per week (Ten minutes minimum)

Warden Randy Pfister



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State of Illinois - Department of Corrections Counseling Summary

IDOC # B03069

Counseling Date 06/29/15 12:45:12:583

Offender Name RILEY, WILLIAM

Type Personal

Current Admit Date 04/02/2002

Method Face To Face

MSR Date

Location PON NORTH ADMINISTRATIVE

HSE/GAL/CELL NA-02-29

Staff BROWN, CHAD M., Corrections Clerk III

On 6/25/15 the AD committee completed a face to face review. The committee recommended remain in AD and current Phase.

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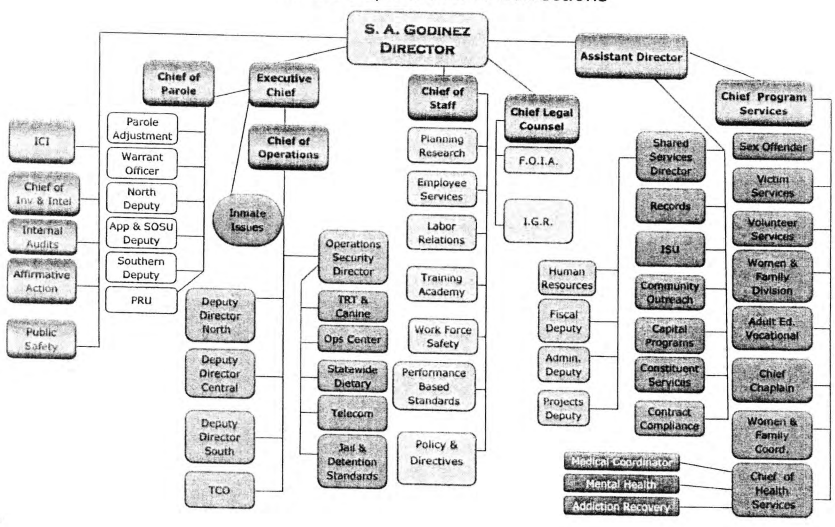
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John Howard Association of Illinois

375 Eas. Chicago Avenue, Suite 529 Chicago, IL 60611 Tel. 312-503-6300 Fax. 312-503-6306 www.thejha.org

Monitoring Tour of Stateville Correctional Center September 14, 2010

Summary: Too many responsibilities, not enough resources.

On September 14, 2010, eight representatives of the John Howard Association of Illinois conducted a monitoring tour of Stateville Correctional Center. Opened in 1925, Stateville contains maximum-security, protective custody, and a medical unit. Stateville also serves as the Northern Reception and Classification Center for Cook and its collar counties. The Northern R&C is transporting inmates, assessing their risk status and health issues, transporting them to and from court if necessary, and ultimately sending them to an appropriate facility.

Marcus Hardy has been Warden of Stateville for almost one year. Warden Hardy has done a commendable job managing Stateville's multiple functions and working to bring volunteers into Stateville to increase the facility's limited educational and vocational opportunities. However, Warden Harvey's efforts are often hamstrung by the fact that the prison is given too many responsibilities without adequate resources.

The Context

To understand current conditions at Stateville, it is necessary to appreciate two significant problems the facility faces.

Monitoring Report of Stateville Correctional Center September 14, 2010 Page 2 of 8

Like all of Illinois' prisons, Stateville has long suffered from a lack of resources, but the state's budget crisis has made this problem worse. In recent months, the state has had problems paying venders who are already contracted to deliver goods and services. This issue affects all aspects of the prison.

One telling example is sanitation. Cockroaches are a chronic problem throughout the prison, according to staff and inmates. When JHA representatives asked Warden Hardy about this issue, he agreed and attributed the problem to the fact that the prison's exterminator has not been able to adequately do his job because the state has repeatedly failed to pay for his services on time.

Stateville's lack of resources is compounded by the fact that it serves as the Northern Reception and Classification Center for all incoming inmates from the northern part of the state, the region that sends the most inmates to IDOC. This operation puts a significant strain on resources that the prison does not possess in abundance. The Northern R&C houses more inmates than Stateville proper—on September 26, the R&C housed 2,036, while Stateville housed 1,584.

Warden Hardy is acutely aware of these problems, but the reality is that there is little either he or the Department of Corrections can do to solve them. As long as the state continues to send record numbers of people to prison, the Department of Corrections has to incarcerate them, regardless of its ability to do so.

Because the budget crisis is hurting all state agencies, it may seem tempting to ignore the situation of our state prisons. That would be a serious mistake. These problems create significant safety concerns for inmates and staff. And of course, poor prison conditions also present a safety risk for the general public, as the overwhelming majority of people who are sent to prison will eventually be released back into society.

Monttoring Report of Stateville Correctional Center September 14, 2010 Page 3 of 8

Medical and Mental Health Care

Medical and correctional staff said the Health Care Unit has significant understaffing problems. For example, there is no permanent Nursing Director.

That position is being filled on a temporary basis by a Wexford Health Sources employee who is not licensed to work as a nurse in Illinois.

Deficits in hours of service are in most instances made up by overtime. Many medical staff are working 64 hours a week or more. This is expensive and can lead to employee burnout and mistakes in care.

Staff said the 32-bed infirmary is nearly always full. Patient-inmates must sometimes be sent back to their cells and treated there to free an infirmary bed for an inmate more in need of it. Meanwhile, the 10-bed infirmary at the Reception and Classification Center is unstaffed and empty.

Staff said they must send some inmates to other institutions for dialysis because Stateville is unable to treat the number of patients requiring it. The physical therapist has yet to see some patient-inmates who made their appointment in 2009.

Patients needing sophisticated care such as orthopedic or gastro-intestinal surgery generally go to the University of Illinois Medical Center. Staff said they are unable to get quick treatment for patient-inmates, however.

Medical staff said that staff shortages similar to those cited above have been the norm at Stateville for at least four years. They said the situation has worsened recently.

Monutoring Report of Stateville Correctional Center September 14, 2010 Page 4 of 8

On the positive side, Stateville has its full complement of five authorized physicians and psychiatrists. Medical staff said they expect to hire a psychologist in the foreseeable future, bringing the prison to its full complement of seven.

Mental health services are especially important at Stateville, as 951 inmates are receiving psychiatric care and 532 are receiving psychotropic medication.

Observations: Stateville's population is aging as many inmates are serving long sentences or life terms. This means they need more medical and mental health care than the typical prison. This need is likely to be magnified in the future as the longer sentences handed down over the past two decades lead to an increasingly elderly prison population.

Recommendation: Fully staff Stateville's medical and mental health care staff.

Inmate Mail and Visiting Hours

Nearly every inmate JHA interviewed reported significant problems with the mail service and visiting hours. It can take as long as three months to receive a letter, and visitors have to wait as long as three hours before they could see a family or loved one, according to some inmates.

While Warden Hardy said it has never taken longer than six-weeks for an inmate to receive a letter, he confirmed that there were delays in mail and visiting. He attributed these problems to a lack of staffing. He also told JHA that since he became Warden, he has made it a priority to decrease these delays.

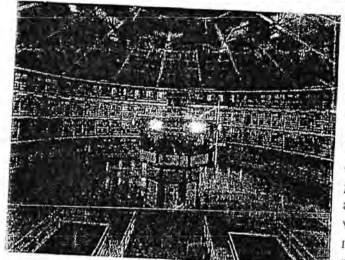
Observation: It is taking too long for inmates to receive mail, and visitor are waiting too long before they can see their friend or family member.

Monitoring Report of Stateville Correctional Center September 14, 2010 Page 5 of 8

Recommendation: Prison administration should continue to work to bring down these delays.

F-House

Stateville is home to F-House, the only functioning panopticon left in the



United States. The brainchild of 19th century British philosopher Jeremy Bentham, panopticons have a single center tower with rows of cells circled around it. The purpose of this design was intended to make it easier for one observer to monitor large groups of inmates. Bentham argued that the panopticon would also create "a new mode of obtaining power of mind over mind," as inmates

would internalize the tower's gaze and eventually learn to monitor themselves.

Whatever lofty goals Bentham envisioned for his panopticons, the reality of Stateville's F-House is far from ideal. As soon as the inmates begin to shout to each other, the room acts as an amplifier and is soon deafening. While the observation tower is supposed to enable corrections officer to effectively monitor inmates, it is hard to believe this is possible, as the cell doors are almost impossible to see through.

The F-House contains four different classifications of prisoners. It houses inmates in segregation, inmates who are appealing their removal from protective custody, general population inmates, and inmates bound for court in the northern part of Illinois.

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The F-House presents several security issues. Given that its structure allows inmates to easily communicate with one another, it is ill suited for segregation, which is intended to isolate inmates from one another. It is unfair to subject non-segregated inmates to segregation, and puts a strain on staff to manage so many different kinds of population in a single house. Holding such diverse populations together violates a basic principle of correctional policy.

Observation: F-House has too many different and conflicting classifications of inmates and is ill equipped for inmates in segregation.

Recommendation; Ideally Department of Corrections would close the F-House. Until that happens, prison administration should find alternative space for its inmates in segregation.

X-House

X-House is where Stateville once housed death row inmates. Today it houses inmates who are in protective custody. Staff JHA interviewed reported serious safety concerns about X-House. They felt that the walls were not thick enough and that the doors lacked adequate locks, both of which presented escape risks.

Observation: X-House seems ill suited to house inmates.



Recommendation: While space is limited, prison administration should explore the possibility of closing X-House.

Programming

Like all maximum-security prisons in Illinois, Stateville has extremely limited educational or vocational opportunities. The prison offers a small GED program, a barber program, as well as a handful of on-site industries jobs, but most inmates have nothing to do but sit in their cell. Moreover, while the average length of stay is one year, Stateville houses many long-term prisoners

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who are sentenced to 20 years or more. It is the policy of the Department of Corrections to allow inmates with shorter sentences to take available educational and vocational classes before inmates with longer sentences. While this policy is designed to ensure that inmates are prepared to reenter society, it has the unintended of consequence of barring long-term prisoners from participating in programming.

Staff interviewed by JHA all said that the lack of programming created security risks for themselves and inmates. "We have to give these guys something to do," said one correction officer. "If we don't, they're going to be more likely to cause problems."

Since he came to Stateville in December, Warden Hardy has worked to provide additional educational and vocational opportunities for inmates. During his brief tenure, Warden Hardy has hosted several volunteer programs, including Lutheran Social Services Story Book Program that enables incarcerated fathers to send recorded stories to their children and the SMART program that teaches inmates stress management techniques.

Observation: While Stateville needs more educational and vocational programming, prison administration should be commended for recruiting volunteers.

Recommendation: Prison administration should continue to explore how volunteers can increase educational opportunities, especially for long-term prisoners who otherwise would be unlikely to participate in prison programming.

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Since 1901, JHA has provided public oversight of Illinois' juvenile and adult correctional facilities. Every year, JHA staff and trained volunteers inspect prisons, jails and detention centers throughout the state. Based on these inspections, JHA regularly issues reports instrumental in improving prison conditions.